

FILE DESCRIPTION

SUBJECT Thurgood Marshall

FILE NO. Headquarters file 62-0-71397

WRIGHT PATMAN
FIRST DISTRICT
STATE OF YEAR

WANTHETON ASSESSES.
BUS RAYBURN HOUSE OFFICE SUILINGS
20018

Nome Assenses: DX 1888, TEXARKANA, TEXAS Congress of the United States House of Representatives

Mashington, D.C.

February 2, 1968

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MOST SCHOOLSE COMMITTEE, WISE COMMISSION OF THE MOST

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Honorable J. Edgar Hoover Director Federal Bureau of Investigation Department of Justice Washington, D. C. 20530

Dear Mr. Hoover:

The enclosed letter and news clippings are forwarded to you for appropriate comments.

With kindest regards, I am

A ch

Sincerely yours,

Wight Patman

DX 1019

REC 22 6: -

13 FEB # 1959

3ENCLOS ...

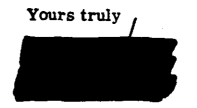
CORREGE

TRUE COPY

Dear Sir!

Our first step in trying to cure some of the ills in the U.S.A. would be to start at the top it seems to me -

Would it be possible for you to send proof that these clippings are not true? Thank you



b70

Dear Dir. dur first stif on trying to live 1.5.4. would be to start at the top in icems to me -Thought he fascille far you to send grand that there Clipping tre nat true? Thank you. yours truly MC



Both Hugo Black (1.) and Thurgood Marshall (r.) were appointed to the U.S. Supreme Court despite documented participation in communist fronts. Congressional hearings show that Black was involved with a "communist transmission belt" known as the Southern Conference for Human Welfare. This Red outfit was actually a Lebman-Durr operation organized in Alabama and later moved to Louisiana.

Justice Black married Josephine Foster in 1921. She also had commis-front citations. Cliffour Durr married sister Virginia coster in 1926. Thurgood was another Lohman protege, and was for many years on payroll of Lehman-dominated NAACP. Congressional hearings also showed many communist front titations for him.





Spock (left), and on the other hand It's trying to put him in jail.

This photograph is from an oificial report of the Department of Health, Education and Welfare entitled Emphasis Fluoridation. The expensive bulletin, paid for by taxpayers, pictures opponents of fluoridarion as a bunch of mun; it extols. and salutes Spock as a Keeper of.

the Touth.
The picture at right is of Wilbur
J. Tohen, Under Secretary of the partment and a Spock booster. bock argues that he has a right to iment in behalf of communism but

On me one hand the LBJ Administrates questions the right of ordinary tration is subsidizing Dr. Benjamin citizens to dissent in behalf of pure drinking water!

Spock is not a pacifist as many believe-just pro-integration, and pro-Red. In World War II he served as a lieutenant commander in the USNR. Cohen was never in the armed forces in any of the bloody February 6, 1968

REC 22

EX 109

Honorable Wright Patman House of Representatives Washington, D. C. 20515

My dear Congressman:

I have received your letter of February 2nd, with enclosures.

In response to your request, while I would like very much to be of assistance in answering the inquiry information in our files must be maintained as confidential pursuant to regulations of the Department of Justice. I regret I am unable to furnish the information you desire, and I am herewith returning the material you made available.

b7C

MAILED 20 FEB 6 1968

Callaha

Sincerely yours,
J. Edgar Hoover





Enclosures (3)

NOTE: Bufiles show we have maintained cordial relations with Congressman Patman for many years. Last outgoing, 7-3-67, expressed Director's concolence in death of the Congressman's wife. No record in Bufiles on

Enclosures consisted of refer from inquiring as to authenticity of we newspaper clippings which she enclosed concerning.

Thurgood Marshall and

alleged communist affiliation by and Marshall, and pointed out that a pro-Red, is being subsidized by the present administration which on the their rand is trying to put him in jail.

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FILE DESCRIPTION

SUBJECT Thurgood Marshall

FILE NO. Headquarters file 62-86660

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N.A.A.C.P LEGAL DEFENSE AND EDUCA JNAL FUND,

WHITE OVINGTON

20 WEST 40TH STREET, NEW YORK 18, N. Y.

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December 27,

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THURCK BOREST.

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Matienal Local Co COOL WILLIAM H. MASTIE C

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HASHWILL, TOO

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Hon. Tom C. Clark Attorney General U. S. Department of Justice

Dear Mr. Clark:

Washington 25, D. C.

You will remember that sometime ago, I to bring to your personal attention matters affect Negroes in connection with the Depart of Justice. The Federal Bureau of Investiga done a good job on peopage in the South. Wi exception of peonage, the record of the F.B. investigating cases involving Negroes has be one-sided. The inability of the F.B.I. to i any members of the lynch mob in the Monroe, lynchings is the latest example of this. In turbance at Columbia, Tennessee, on February 26th of this year, it is reported that F.B.I were sent in almost immediately and were sup the profile have made a thorough and complete investigat The same they were unable to produce the name of a si dividual responsible for the acts of violenc destruction of the property of the Negroes i town.

> In the past, the N.A.A.C.P. and other o tions have used inexperienced investigators usually been able to produce the names of th of the mobs. In the recent Minden, Louisian ing the President of our New Orleans Branc no experience as an investigator, was able t the names of members of that mob. In the be Isaac Woodard by Officer Shull, in Batesburg we were able to produce eyewithesses and the the police officer.

> The F.B.I. has established for itself a parable record for ferreting out persons Vio

76660-

Hon. Tom C. Clark

December 27, 194

our federal laws. This great record extends from the prostion of vicious spies and saboteurs, who are trained in the methods of evading identification and arrest, to nondescrihoodlums who steal cheap automobiles and drive them across state lines. On the other hand, the F.B.I. has been unabliidentify or bring to trial persons charged with violations federal statutes where Negroes are the victims. Such a redemonstrates the uneven administration of federal criminal statutes, which should not be tolerated.

You have called for a strengthening of the Federal Ci Rights Statutes, yet, I am sure it is apparent that there be very little use to strengthen these Civil Rights Statut if the F.B.I. continues its policy of being unable to prod the names of persons guilty of such crimes.

You will remember that Section 49 of Title 8 provides you and other officials of the Federal Government are spec required, at the expense of the United States, "to institu prosecution against all persons violating any of the provi of Chapter 3 of Title 18 ... and to cause such persons to arrested and imprisoned, or bailed, for trial before the C of the United States or the territorial court having cogni of the offense." This statute places an additional burden you and other law enforcement officials of the Federal Government over and above other duties included in the oath of official states, have the clear duty and responsibility of man complete investigation of one of your departments, namely the F.B.I., to determine why it is impossible for this department to maintain a record as to crimes in which Negroes are victims comparable to its record as to other crimes.

This letter is being sent to you without being release to the press, and no publicity whatsoever is being given to other than possible discussion with members of our staff. expect to be in Washington during the early part of January would appreciate an opportunity to discuss this matter furt with you if you so desire.

Very truly yours

Argood Marshall

Special Counsel

TM:GS uopwa-19-CIO

P.S. In connection with the failure to identify members of the mob in the Monroe, Ga., lynchings, I imagine you have noticed the editorial in the NEW YORK TIMES for Saturday, December 21st, captioned "The Silent Indict ment".

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MICH FOR SIGNATURAL HARVA TERMA GA

TANK YOURSHOP IN

"COMMITTEE OF 100"

William Allan Reliete, Cheirm
William Ager
Him. Erwer R. Alexander
Jeseph Clark Beldwin
Banger N. Baldwin
Bander N. Baldwin
Baldwin W. Barnew
Jeseb Millimed
Jester Jane M. Bella
Abhett Bank
Richer Jane M. Bray
Van Wyek Brench
T. T. Brumbangh
Her. Benned McCren Cavert
Allan Knight Chainers
birs. Richard S. Childe
Bernard C. Chanes
W. M. Chervaland
Rache E. Chemes
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William F. Cochera
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Henry B. Chila
Jenna Reytht Chen
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Paradise Officers

Harry Reserves Poulick
Lee M. Franklin
Carimina Game
Harry D. Gidenase
Perry M. Gidenase
Rather H. Harrison
Harrison Hilter
Harrison Homes
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Mrs. Raymend V. Lagereoll
Mrs. Raymand V. Lagereoll
Mrs. Rasey A. Lagereoll
Harrison M. Kallen
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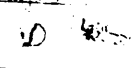
Alais Leeke
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David Philipson
Mrs. Gifferd Fischer
Ravin McNaill Peters
A. Philip Randelph
Preseriet E. Rainig
Almon H. Robinson
J. J. Ranyan
Goy Ranger Shufer
James T. Shurer
James T. Wouley
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Justice James R. Welfe
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The "Committee of 100", a voluntary cooperative group of individuals headed by William A. Neilson, has sponsored the appeal of the N.A.A.C.P. Legal Defense and Educational Fund, Inc. since 1943, and has called for public subscription of \$100,000 during 1946 to enable the Fund to meet argent problems arising out of the post-war emergency.



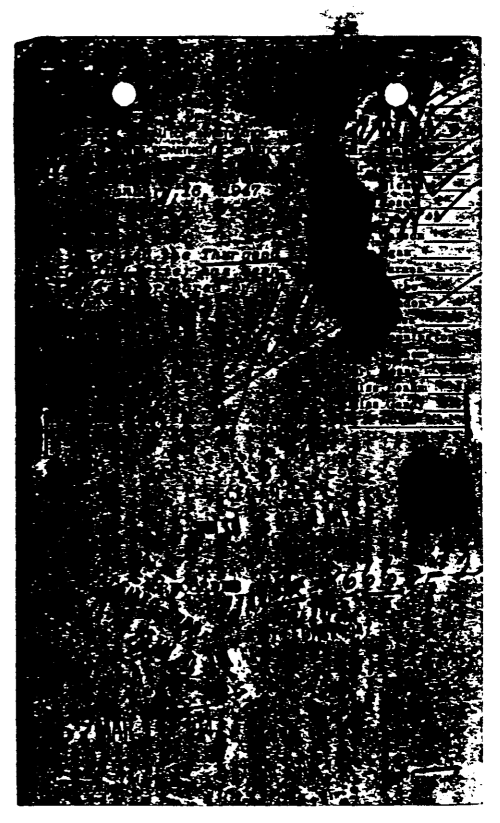
THE ATTORNEY SEN



Official indicated below by sheck mark

Solicitor General	MEMORANDUM
Assistant to the Attorney General	
Assistant Attorney General, Anti-Trust.	<u>.</u> ,
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Assistant Attorney General, Lands	
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Mr. Morison	
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United States Department of Justice

Washington, A. C.

January 10, 1967

COMPLAINT BY TRURGOOD MARSHALL REGARDING CIVIL RIGHTS INVESTIGATIONS

I am returning herewith the letter addressed to you date of December 27, 1946 by Mr. Thurgood Marshall, Special of the National Association for the Advancement of Colored Legal Defense and Educational Fund, in which Mr. Marshall is critical of the work of the FBI in investigating cases invo Regross.

In order that you may be fully advised concerning t with reference to individual cases referred to in Mr. March letter, I am setting out hereafter information concerning t situations and I am, in addition, attaching hereto a sugges to Mr. Marshall's letter. I must state, however, that I fr do not expect Marshall to accept any factual explanation of situations about which he has complained, because I have fo previous declings with him that he is most careless as to t and facts in the charges which he makes against the FBI, of his attitude, I might point out that under date of May 1 Mr. Marshall addressed to me a letter in which he charged m on the part of Special Agents of the Burgou in conducting o involving negroes and in interviewing madneys. The charges

By letter dated May 14, 1966 addressed to Mr. Horsh assured him that I would not tolerate any acts of inschalace part of Bureau agents and explained to him that Transperson immediate administrative inquiry into the charges made by h he would furnish the names of the persons making the combinagainst the Bureau agents, in order that I could determine dentity of the agents allegedly indulging in misconduct. to some length in my letter of May 14th to explain to Mr. M that "etringent disciplinary action is taken against any sp agent who, by any act, prejudices the Bureau's program of c thorough, impartial and entirely ethical and legal investig of all cases". Despite my request for identifying data while permit me to make investigation into Mr. Marchall's charges Bureau agents and despite my assurance to him that discipli BELLEVE .

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action would be taken where justified, Mr. Marshall has neve answered my letter of May 14th or furnished any information would permit me to investigate the charges made.

I believe that Mr. Marshall's obvious hostility to 1 Bureau dominates the thinking of his associates in the legal operations of the National Association for the Advancement (Colored People. I might point out that when the Bureau was decuoring to conduct an investigation into the case involving assault upon _by **(** Jat . a negro, when interview South Carolina, the victim, Bureau agents, declined to furnish any information to us on grounds that Counsel of the National Association for the Advancement of Colored People, had instr him not to talk to the FBI except in presence and the permission of According to the stated, in referring to the FBI, that "They are not on your they are on the side of the government". It might be noted bas the victim of an assault and the situation that witness in the Bureau's efforts to conduct an investigation determine whether there had been a violation of Federal Civi Bights Statutes. The restrictions placed upon by th E.A.A.C.P. representative resulted in considerable needless in the investigation of this case.

Marshall cites the Boger Valcolm lynching case near Georgia, as an example of the one-sided investigations conduct this type of case. I believe that it should be pointed or Marshall in connection with that case that a thorough and exinvestigation has been conducted, in the course of which near 2,800 people have been interviewed, and that the testimony of approximately 106 witnesses was heard by a Federal Grand Jury Athens, Georgia, which Grand Jury did not return any indictments.

Marshall refers also to the Columbia, Tennessee, race on February 25 and 26, 1946, an investigation of which was on by this Bureau and reports submitted to the Criminal Division the caption "Racial Violence Columbia, Tennessee; Civil Right Domestic Violence". You will recall that at the conclusion investigation in that case all of the facts were presented to Federal Grand Jury and that at the conclusion of the testimon jury expressed the opinion that there had been no violation in Federal statute and further commended the law enforcement of for their manner in handling the situation.

Memorandum for the Attorney General

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Later on in his letter, Marshall peints out that y called for a strengthening of the Federal Civil Rights Stabut questions the effectiveness of any such statutes when tions and convictions do not result from the investigation the statutes already in force. I believe it can be pointed Marshall that the two bases referred to above tend to show for specific civil rights statutes with clearly defined virather than the failure of the Bureau or the Department who operating under the present highly controversial statutes.

Marshall makes the further statement that the N.A. has used inexperienced investigators who have been able to the names of the members of mobs and refers specifically a recent Minden, Louisiana, lynching. Reports of investigat that case have been forwarded to the Criminal Division und caption "Deputy Sheriff ! et al.; . Jones and - Victius; Usys1 Kights and 1 Violence". You will recall that that case involved the re two negroes by Deputy Sheriff to a mob of men who to out and severely beat them, as a result of which Jones die Deputy Sheriff Deputy Sheriff and three p Deputy Sheriff Deputy Sheriff and three production of who were members of the mob. A number of eye some of whom were negroes, have identified some of the members of the members of the members. the mob and one negro informant reported what he believed list of the individuals involved but had no evidence to su his belief. I believe it should be pointed out to Marshall although information as to suspects in some cases has been by the N.A.A. C.P. or some of its representatives, the fur of such names of suspects does not constitute a solution t cular case although it does lend invaluable assistance. A the real problem in these cases is to obtain definite and evidence admissible in court to prove the identity of the responsible.

In referring to the case which, you recall, involved the beating of by at Batesburg, South Carolina, which resulted in blindness, Marshall states that the N.A.A.C.P. was able to eye witnesses and the name of the police officer. In this it is to be noted that the original complaint received from N.A.A.C.P. and from victing stated that the beating at Aiken, South Carolina, and it was not until the investing this Bureau had been instituted that it was learned that the had actually occurred at Batesburg. Marshall's statement witnesses were produced is misleading but the Bureau agent

Memorandum for the Attorney General

viewed all persons suggested by the N.A.A.C.P. and furnished information to government attorneys.

To refute Marshall's charges that the FBI has exhibitions and prejudice in conducting investigations involving ne I believe that a few cases where successful prosecutions hav had in civil rights cases should be cited and that Marshall be informed in no uncertain terms that all investigations co ducted by the Bureau are conducted impartially and without r to the race or color of any persons involved.

Respectfully,

ion Edgar Hoover Director

Attachments

Jet of letter and

October 18, 1947 af tea I am attaching hereto a summary of our relationships with Thurgod Larshall. As you sugg be have not included our entire relationships with the National Association for the Advancement of Colored Peoples such a memorandum would be exceedingly voluminous; hower, the pertinent data on Yarshall are incorporated. Respectfully, b7C D. Nichols Attachment Index back of memo KRCOKDR DODEXED सु कुल हैं। 15 FEB 28 1946 316 56 MAR 1 31949 THIS NEW CHANDUM IS FOR ADMINISTRATIVE PURPOSES

Re: THURGOOD WARSHALL

I. BIGGRAPHICAL DATA

According to a letter from the HAACP Cated September 19, 1947, Thurgood Marshall appears on a list of executive officers of the Association as Special Counsel.

He was listed as a sponsor of the American Civil Liberties Union, (Southern California Branch,) according to the Annual Report of the organization for 1939.

According to information received in 1942, Marshall was on the Board of Directors of the American Civil Liberties Union.

On February 10, 1944, there was an announcement of the results of a nationwide poll by the Schomburg Collection of Negro Literature of the New York Public Library to determine the six white individuals or organizations and the twelve Negro individuals or organizations which had done the most outstanding work during the preceding year for the improvement of race-relations. Among the Negroes nominated was Thurgood Yarshall.

The Daily Worker on July 1, 1946, indicated that Mar-shall received the Spingarn Medal, the NAACP's highest award, for his work in defense of Negroes, at the 37th Conference of the organization in Cincinnati.

A report of the Special Committee on Un-American Activities lists Thurgood Varshall as being an officer of the International Juridical Association. This same report on page 809 lists him as a member of the National Committee of this association from Varyland.

Identification records reflect that one Thurgood War-shall, Negro, born July 2, 1908, at Baltimore, Waryland, was fingerprinted in the Virgin Islands on October 1, 1946, when he applied for a passport. These prints were searched against the criminal files of the Identification Division on October 15, 1947, and no record was found.

II. <u>IDECLOGICAL STVPATFIES</u>

The NAACP had a two-day conference in Florence, South Carolina, on June 13 and 14, 1943, at which Thurgood Marshall was the principal speaker. who was then of the Wilson colored school in Florence, South Carolina, stated that he had met Marshall and believed him to be a loyal American who would go as far as he could to further the aims of his organization but would not permit anything radical to be done to accomplish the desired end.

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ENGLOSURE

He advised that Marshall, as a private individual, believed much as he did regarding the methods pred by the organization (NAACP) in appealing to the mass of Negroes. The informant stated, however, that Marshall had remarked in private to him that although he does not believe in some of the things he advocates from the speaker's platform, the best way to secure the mass support of the colored people was through advocation of an active militant attitude toward the betterment of the colored race.

South Carolina, who belonged to the NAACP, stated that Marshall was a loyal American and that although he would be militant in helping his organization achieve its aims he would not allow the use of force or un-American or illegal means.

The Florence, South Carolina, morning paper on June 18, 1943, quoted Karshall as stating that the recent race ricts in Detroit were attributed to subversive groups. He discussed Army treatment of Negroes and was very praiseworthy of the way in which the Army and entire Federal government treated Negro people. He stated this was not true of very many local agencies. <u>M</u>arshall added that the colored people had more to lose should the Axis nations be victorious than did the white people. In rigeneral terms he condemned subversive organizations of all kinds and warned the Negroes against them. He said that they should be ever alert to advance the cause of the colored people but that they should be Americans first and strive for their own betterment secondly. He added that Communists were not as active among the colored people today as they were fifteen years ago for the colored people have found that Communism does not give them what they expect to get. Marshall advised a Bureau informant that it was not the policy of NAACP to be belligerent in any way but hinted that the organization would sponsor a group which would be belligerent if the association believed in the aims of the organization.

of San Francisco Chapter of the NAACP, advised that it was necessary in 1943 to hold two meetings before officers could be elected. She admitted that early in 1943 and during the year 1942 she had attempted to work with Communist Party members in the Association in harmony. After they could not agree on the new officers at the first meeting, they held another meeting on December 3, 1943. Attempted to turn the chair over to one Wesley Peoples and immediately the Communist Party members objected and recommended another person as Chairman. After much argument, it was finally decided to draft Thurscod Larshall as Chairman. He happened to be in the city on other business.

Marshall consented and was given two ballots - whe prepared by supporters and the other by the Communist-dominated group. Marshall proposed that instead of using sither that both be used as a guide and that the members vote on a blank sheet of paper, which was done. Alleged that the Communists attempted to influence the Negroes to vote against her. She stated that she had a discussion with Marshall about a week before the election, at which time she explained to him the trouble they were having with Communists. He allegedly told her he knew the Communists were trying to move into the various chapters of the NAACP and especially on the Pacific Coast. He reportedly urged to have a show-down fight with the Communists. He appeared quite sympathetic and interested in the problem. Advised she later learned that Eurshall also had a conference with her opponents, with whom Marshall was quite friendly. She was of the opinion that these Communists swayed the opinion of Parshall against her.

The January 2, 1944, issue of the Daily Worker contained the first of a series of articles by the same of an accordance of the August race ricts in Harlem the preceding year. A number of people were listed as having been interviewed to get material for the articles and Marshall's name was included among them. The gist of the articles was that the causes of the race riots were still present.

The New York Amsterdam News, a Negro newspaper, indicated on January 20, 1945, that of the OPA area rent office in Harlem, had been removed from his post the preceding week. An informant said that was boas definitely a fellow traveler and quite possibly a member of the Communist Party. An article in this paper quoted Thurgood Marshall as stating in a letter "The removal of the only Negro serving as a rent director in Region 2, or so far as we know the only one in the country, raises a serious question as to the real reason for his removal." <u>Warshall</u> was further quoted as stating in the letter that "possesses to a high degree the qualifications generally regarded as desirable for such an administrative office. a Negro. It is obvious that any governmental action in an area which includes Harlem has a direct effect upon race relations, not only in the area involved but throughout the country."

The weekly intelligence summary of the Army Service Forces, Headquarters First Service Command, Boston, Yassachusetts, for the week ending February 15, 1946, contains an item from a source described as "completely reliable" that Thurgood Yarshall, as legal representative of the New York NAACP Headquarters, held

a meeting with the Boston NAACP on February 4, 1946, as a result of a protest against election procedure. A Communist supported faction had been elected and the defeated conservative faction was protesting. Marshall explained that he had not come to Boston to settle the matter but simply to act as arbiter for the two factions and to report to the National NAACP, New York, concerning the dispute.

The Cleveland Press on March 13, 1946, stated that the Cleveland branch of the NAACP and a Citizens' Committee were sponsoring a protest mass meeting against the "ugly race situation" in Columbia, Tennessee. The meeting was to be held on March 15 and among the speakers was Thurgood Marshall.

(reported Communist Party member),

(Communist Party sympathizer),
of the Communist Party, and others.

On April 10, 1947, and advised a Special Agent in Austin, Texas, that he was trying to set up a NAACP chapter at the University of Texas, and that certain individuals who followed the Communist Party line were trying to get control of it. Contacted Thurgood Yarshall, who said that if any office of a NAACP chapter was held by a Communist the chapter would be withdrawn.

A confidential informant of the New York Office advised on August 22, 1947, that Daily Worker, sent the following telegram on August 21, 1947, to Thurgood Yarshall and numerous other parties:

"Have you seen brief in case and will you comment for publication in our paper?"

A confidential informant of the New York Office reported that Marshall is a good friend of Yax Yergan, Executive
Director of the Council on African Affairs, President of the
National Negro Congress, and a key figure in known Communist
circles. The same informant termed Marshall as a "fellow
traveler" and added that he may possibly be a member of the
Communist Party.

III. CHARGES AGAINST THE BUREAU

Case

Allegation:

The Department of Justice files contain a letter dated January 30, 1942, from Thurgood Marshall, lambasting the Department for failing to prosecute in this case. Marshall stated in his letter "the reason there is no evidence is

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because of the type of investigation made by the Federal Bureau of Investigation. This case was reported to the Department of Justice in June of 1940. The FBI Agents sent to investigate the charge against talked to talk as their rounds to question between and took him with them on their rounds to question witnesses. Quite naturally the Negroes would not 'talk' in front of the book had already killed at least one Negro and run several others out of town." This letter was acknowledged over Fendell Berge's signature on February 11, 1942, and stated in substance that facts did not justify prosecution.

The letter did not make reference to the material quoted above

nor was the letter called to the Bureau's attention.

Facts:

On the morning of June 23, 1940, the body of a Negro named Albert Filliams was found floating in a river near Browns-ville, Tennessee. It appeared that prior to finding the body certain Negroes had gone to the election officials to inquire about voting in the 1940 elections.

Das the principal subject, according to the allegations. On June 24, 1940, the Memphis office advised by teletype that the Assistant U. S. Attorney at Memphis had received Departmental instructions for an investigation at Brownsville. The SAC advised that he would proceed unless advised to the contrary. On June 29 a preliminar report was submitted and on July 11, 1940, the Department requested an active investigation. In November of 1940, the U. S. Attorney at Memphis stated that no additional inquiry was deemed necessary or practical. In December of that year the Department advised no further investigation was necessary. Cn January 23, 1942, the Attorney General's office advised the U.S. Attorney to close the case. All Agents working on the case denied that accompanied them on the investigation and when recently interviewed, denied he accompanied the Agents.

On September 24, 1947, Marshall directed a letter to the Bureau on this same case making the following charges:

Allegation:

Special Agents took along with them while questioning Negro bitnesses.

Facts:

This is emphatically denied by all Agents and

Allegation:

could not locate a witness named and that he, Warshall, located thought difficulty.

Facts:

It is true that we attempted to locate this individual with negative results but we could and would have located him had we not been told to hold the investigation in abeyance by the U.S. Attorney.

Allegation:

The FBI could not locate a witness named and that he, Marshall, went to Brownsville and ascertained that was actually who was residing in Chicago. Marshall said he went to Chicago and found without difficulty.

Facts:

A lead had been set out to obtain the address of but apparently due to the normal delinquency in the Memphi Office, the lead was not covered. It would have been had the investigation not been terminated by Department orders.

On October 6, 1947, the Director sent a letter to Marshall pointing out the matters noted above concerning the case and defending our position and denying his allegations. In this letter the Director suggested that in the futu complaints received by Marshall concerning the FBI should be called to the Director's attention so that an appropriate inquir can be made. The Director stated, "I believe this will be effective in getting results which I am sure both you and I desire."

Monroe, Georgia, Lynching

Allegation:

On December 27, 1946, Marshall wrote to the Attorney General pointing out that he, Marshall, agreed to bring to the Attorney General's personal attention matters which affect Negros in connection with the Department of Justice. In this letter, Marshall stated, "the Federal Bureau of Investigation has done a good job on peonage in the South. With the exception of peonage, the record of the FBI in investigating cases involving Negroes has been notably one-sided. The inability of the FBI to

identify any members of the lynch mob in the Monroe, Georgia, lynching is the latest example of this."

Pointing out that the Attorney General had called for a strengthening of the Federal Civil Rights Statutes, Marshall claimed that there would be very little use to strengthen these statutes if the FBI continued its policy of being unable to produce the names of persons guilty of such crimes. He said that he believed it was the Attorney General's duty of making a complete investigation of the FBI to determine why it is impossible for the FBI to maintain a record as to crimes in which Megroes are victims comparable to its record as to other crimes.

Facts:

On January 10, 1947, the Director in a memorandum to the Attorney General answered the charges of Marshall. The Director pointed out that frankly he did not expect Marshall to accept any factual explanation of the situations about which Marshall had complained because the Director had found from previous dealings with Marshall that Marshall was most careless as to the truth and facts in the charges which he makes against the FBI.

The Director mentioned the <u>Roger Malcolm lynching</u> case near Monroe, Georgia, which Marshall cited. It was pointed out that a thorough and exhaustive investigation had been conducted in the course of which nearly 2,800 persons had been interviewed and that the testimony of approximately 106 witnesse was heard by a Federal Grand Jury in Athens, Georgia, which Grand Jury did not return any indictments.

Columbia, Tennessee, Race Riots

Allegation:

In his letter of December 27, 1946, to the Attorney General, Marshall stated, "In the disturbance at Columbia, Tennessee, on February 25 and 26 of this year, it is reported that FAI Agents were sent in almost immediately and were supposed to have made a thorough and complete investication, yet, they were unable to produce the name of a single individual responsible for the acts of violence and the destruction of the property of the Negroes in that town."

Facts:

The Director, in his memorandum to the Attorney General dated January 10, 1947, referred to the Columbia, Tennessee, race riot on February 25 and 26, 1946, mentioned by

Marshall. It was pointed out that an investigation of this case was conducted and reports submitted to the Criminal Division under the caption, "Racial Violence, Columbia, Tennessee; Civil Rights and Domestic Violence." It was indicated that at the conclusion of this investigation all of the facts were presented to a Federal Grand Jury and at the conclusion of the testimony, the jury expressed the opinion that there had been no violation of any Federal statute and further commended the law enforcement officers for their manner of handli the situation.

Winden, Louisiana, Lynchings

Allegation:

Marshall, in his letter to the Attorney General on December 27, 1946, pointed out that his organization and other organizations have used inexperienced investigators who have usually been able to produce the names of the members of the mobs. In the Minden, Louisiana, lynchings, Marshall stated, "the President of our New Orleans Branch, with no experience as an investigator, was able to produce the names of members of that mob."

Facts:

It will be recalled that this is the case in which Congressman Overton Brooks of Louisiana took an interest. On the evening of Narch 3, 1947, the Bureau received inquiries from the press regarding a statement issued by the Congressman on the case in which he denounced the FBI as a result of the prosecutive action instituted in Louisiana, growing out of the killing of John Cecil Jones on August 8, 1946, and the beating of mear Ninden, Louisiana.

With reference to Marshall's allegation, the Director advised the Attorney General that reports of the investigation in that case were forwarded to the Criminal Division under the caption, "Deputy Sheriff" —— Victims; Civil Rights and Domestic Violence." This case involved the release of two Megroes by Deputy Sheriff —— to a mob of men who took them out and severely beat them, as a result of which Jones died but survived. A number of eye witnesses, some of whom were Megroes, identified some of the members of the mob and one Megro informant reported what he believed to be a list of the individuals involved but had no evidence to substantiate his belief.

The Director suggested to the Attorney General that

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Marshall might be advised that although information as to suspects in some cases had been furnished by the NAACP or some of its representatives, the furnishing of such names of suspects did not constitute a solution to a particular case, although it did lend invaluable assistance. The Director further pointed out that the real problem has these cases was to obtain definite and concrete evidence, admissible in court, to prove the identity of the individuals responsible

It might be noted that all parties prosecuted in connection with this case were acquitted by a jury in the United States Distric Court at Shreveport.

Case

Allegation:

In his letter of December 27, 1946, to the Attorney General Marshall commented as follows with regard to this case: "In the beating of by Officer in Batesburg, South Carolina, we were able to produce eye witnesses and the name of the police officer." Marshall was, of course, contrasting the alleged difficulty of the FBI in solving this and similar cases with the ease with which the NAACP located witnesses.

Pacts:

Marshall's statement is misleading, to say the least, but the FBI did interview all persons suggested by the NAACP and gave their information to the government attorneys. It is to be noted that the original complaint from the NAACP and the placed the incident in Aiken, South Carolina, and it was not until the Bureau investigation was started that it was learned the offense occurred in Batesburg.

a discharged colored veteran, was en route from Georgia, where he had been discharged from the Erny, to New York City. Investigation requested by the Department revealed that he was arrested on February 12, 1946, by at Batesburg, South Carolina, following a disturbance created by the victim on a bus traveling north from Augusta, Georgia. requently demanded that the bus be stopped for his convenience. At the request of the bus driver, took into custody and while en route to the police station at Batesburg, resisted arrest and attempted to take blackjack away from him. As a result, struck over the head with the blackjack. claimed that he struck him only once and subsequent medical reports did not indicate that the Negro had been severely beaten. He was lodged in jail over inight and the next morning complained that his eyes bothered him. Some swelling was present around his eyes and after he was arraigned he was taken to the Veterans' Hospital at Columbia, South Carolina, where he remained for two months. He was then released as hopelessly blind in both eyes.

In his communication to the Attorney General, the

Director pointed out that the Bureau was endeaworing to conduct an investigation into the case involving the assault upon at Datesburg, South by (a Negro, when interviewed by FBI Carolina, and that Agents, declined to furnish any information to the FBI on the Pnot to talk to the FBI except in presence and with the permission of elleged that in referring to the FBI, stated, "They are not on your side they are on the side of the government." The restrictions placed by the NAACP representative resulted in considerable needless delay in the investigation of this case.

It might be noted that the United States Attorney filed an information against on September 26, 1946, and was released under \$2,000 bond. He was tried in Federal Court and acquitted on November 5, 1946.

Wisconduct of Agents in Cases Involving Negroes

Allegation:

Under date of May 10, 1946, Marshall wrote the Director charging misconduct on the part of Special Agents of the Bureau in conducting cases involving Negroes and interviewing Negroes.

Facts:

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The Director wrote to Marshall on May 14, 1946, assuring him that he would not tolerate any acts of misconduct on the part of FBI Agents and that he would conduct an immediate administrative inquiry into the charges if Marshall would furnish the names of the persons making the complaints against the FBI Agents. The Director went to some length in his letter of May 14th to Marshall to explain that "stringent disciplinary action is taken against any Special Agent who, by any act, prejudices the Bureau's program of conducting thorough, impartial and entirely ethical and legal investigations of all cases." Despite the Director's request for identifying data which would permit him to make investigation into Marshall's charges, and despite the Director's assurance to Marshall that disciplinary action would be taken where justified, Marshall never answered the Director's letter of May 16th or furnished any information which would permit the Director to investigate the charges made.

In connection with charges made against the Bureau by Marshall, on January 13, 1947, the Director wrote to for the NAACP, and pointed out to him the

repeated efforts on the part of Thurgood Marshall to embarrass the FBI and to discredit its investigations, particularly in cases involving civil rights of Negroes. The Director said that he was particularly concerned because the Attorney General had brought to his attention a letter dated December 27, 1946, in which Marshall criticized the work of the Bureau. The Director pointed out to that he had endeavored through the years to administer the work of the FBI in a judicial and importial manner. The Director pointed out that misconduct on the part of an individual agent would result in drastic administrative action and noted that Thurgood Marshall refuses to accept the fact that the Bureau tries to do a thorough job in its investigative work regardless of the identity of the persons involved. He noted that Thurgood Marshall and his associates in the Legal Branch of the NAACP had not rendered full cooperation and further that Thurgood Yarshall's attitude did not measure up to the standards of cooperation which had | been set by

On January 24, 1947, acknowledged the Director's letter and stated that he discussed the matter with Thurgood Marshall. Thurgood Marshall had told that the Attorney General had requested him to bring to his attention any matters which affect Negroes in connection with the Department of Justice. Further that Marshall had requested of Mr. Clark an appointment in order to discuss the criticisms face to face. Said that he believed that a great deal of good could be done if the Director and Marshall sat down and discussed the matter frankly.

IV. OTHER RECENT CASES IN THICH MARSHALL HAS EXPRESSED INTEREST

Arrest of Marshall in Tennessee

Cn December 4, 1946, Yarshall wrote the Assistant Attorney General, Theron L. Caudle, to the attention of concerning an incident in Columbia, Tennessee, on November 18, 1946. The letter indicated that Yarshall was arrested on the charge of operating an automobile while intoxicated, and that he was subsequently discharged by a Justice of the Peace, J. J. Poague, of Columbia. Yarshall stated that at the time of his arrest he was accompanied by of Nashville, Tennessee, and of Chattanooga, Tennessee, and reporter for the Daily Worker of New York.

Marshall's letter indicated that at the time his automobile was stopped, three other automobiles containing law enforcement officers were on the scene. It appeared that a Negro informant told a constable that Marshall, and



were planning to transport liquor in their car on their trip to Mashville, Tennessee. Since Maury County, in which Columbia is located, is a dry county, such transportation would be in violation of the law.

Secured a John Doe search warrant for the car which Marshall and the others were using and when the Marshall car came along the Mashville highway, it was stopped and a search was made. Assistant Attorney General Caudle, in a letter to the Bureau on January 7, 1947, stated that it further appeared that the Marshall automobile was stopped three times - once for the purpose of searching it, a second time to inspect Marshall's operator's license, and a third time to make the arrest; that after the arrest, Marshall's companions were told that they might proceed to Nashville; that, in supposedly proceeding to Columbia with Marshall, the officers turned off the main highway into a dirt road leading elsewhere; and that they returned to the main highway only after noticing that Marshall's companions were following them.

In January, 1947, our Memphis Office conducted an investigation into this matter and learned that Constable had received information from a colored informant that Marshall and his companions were leaving Columbia, Tennessee, on the night of November 18, 1948, in an automobile in which there would be a quantity of whisky. On the basis of this information swore out a John Doe warrant because he did not know who owned the automobile. Accompanied by a constable and two deputy sheriffs, he stopped the automobile driven by Marshall between 7 and 8 p.m. on the evening of November 18th. No whisky was found in the automobile. Deputy Sheriffs and arrested Marshall after detecting that he had been drinking on the basis of Marshall's driving an automobile under the influence of liquor.

Marshall, according to the officers, was taken directly to the office of Magistrate Poague, who expressed the opinion that Marshall was not drinking, whereupon Marshall was released. The officers contended that they stopped the automobile only once and that the entire operation from the time of stopping the car until Marshall's release was within a thirty-minute period.

The Department, on March 11, 1947, requested that additional investigation be conducted in this case for the following reasons. During the interview with Constable he stated that in the beginning he had obtained the information which caused him to secure the search warrant from a colored informant, whose identity he would not reveal.

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changed his story and said he felt he was being the "fall guy" in the entire incident and that the eriginal information was given to him by Sheriff and some the deputies, who requested to swear out the warrant. Expressed the belief that "Sheriff and wanted to get a last crack' at and Larshall." The Department requested that Constable are reinterviewed; that a signed statement be secured from him, if possible, and that he be asked to disclose fully the circumstances, evidence and conversations with Sheriff and his deputies in connection with their request that swear out a warrant on the basis of information which they had received.

executed a signed statement in which he stated that he received information from Sheriff upon which he based his affidavit for a search warrant. A signed statement secured from Sheriff and Deputies and reflected that informed them that he had information from an informant upon which secured the search warrant. Nagistrate Poague advised that the affidavit and search warrant were destroyed by him when nothing was found in the car in question and no record was kept.

On August 27, 1947, the Department advised that it was not believed that there was sufficient basis of presecutive action in this case and, accordingly, no further investigation need be made by the Bureau.

Case

On March 21, 1946, the Department referred to the Bureau a letter from Thurgood Marshall enclosing a copy of a complaint made by one stated that he was a soldier in the regular Army and after serving in the Southwest Pacific, was given a 90-day furlough to visit his parents. He stated that he and his brother, Kenneth, and a ment to a filling station in El Campo, Texas, operated by one to get some cold drinks. While standing there a white man ordered the cousin to put his shirt tail in. The cousin replied that he did not know his shirt tail was out. The man became infuriated and began cursing, and claimed that they walked away. As they walked down the road, they met the sheriff and he told them to return to the filling station.

A fight ensued and was slapped by the sheriff, who pulled out his pistol. Shots were fired and Kenneth was killed. The Department requested that we make a preliminary investigation into this matter and to furnish the U.S. Attorney at Houston with copies of the report. The facts developed that

the three Negroes had been involved in an argument with a white man at the filling station in question. The white man reported the matter to the sheriff and three peace officers were dispatched to the scene. The fight ensued and one of the three Negroes was killed.

A local grand jury failed to indict the three officers who took part in the affray. On June 27, 1946, the Department advised that the matter would be presented to a Federal Grand Jury and that no further investigation was desired. On January 13, 1947, the facts were presented in Federal Grand Jury in Galveston and a no true bill was returned.

Prentice YcConn Case

One Frentice McCann, a Negro, died from gunshot wounds inflicted by Officer of the Mobile, Alabama, Police Department on July 7, 1945, at Maysville, Alabama. And another officer bad stopped their patrol car alongside a Negro dice game. The officers stated that McCann was shot while advancing in a threatening manner, disregarding orders to halt and after Officer had struck McCann with his fist in an effort to stop him.

In connection with this incident, Larshall forwarded to the Department of Justice a number of affidavits signed by Negro witnesses alleging that the shots were fired the instant the patrol car stopped and without provocation. Investigation by the Bureau developed conflicting testimony on this point and the Department advised that, in the absence of sufficient evidence to overcome the police officers' defense of self-defense, no prosecutive action was merited.

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DATE: 12/8/50

Office Memorandum . United STALES GOVERNMENT

TO

MR. MICHOLS

M. AMARK

SUBJECT:

Thurgood Marshall

Mational Association for the Advancement

of Colored People

A phone call from the captioned individual this afternoon referred to SA from the Director's Office.

Marshall states he is attempting to get his passport to go the Japan and that the military clearance permit has not as yet been issued. He wondered if the FBI had anything to do with this matter. He was add a vised that this was strictly a military matter.

Marshall's New York phone number is

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Office Memorandum • United STATES GOVERNMENT

THURGOOD

December 15, 11

<u>PURPOSE:</u>

Attached for your approval is a blind memorandum for G-2, Dpartment of the Army, concerning Thurgood Marshall, Special Counsel of the National Association for the Advancement of Colored People (MAACP).

MCKGROUND:

Reference is made to my memorandum to you dated December 11, 1950, concerning the application of, _ Thurgood Marshall for a passport to go to Japan. G-2, has now advised that the name-check request on Marshall has been received and forwarded to the Bureau. He also confidentially advised Liaison Section, that the Army would probably refuse Marshall permission to go to Japan.

If you approve, the attached blind memorandum will be furnished to G-2. It reflects that Marshall was a member of the National Lawyers Guild and the International Judicial Committees both of which have been cited as Communist fronts by the House Committee on Un-American Activities, and also information from public source that Marshall appeared on the same speakers' platform with the Ohio State Chairman of the Communist Party among other There is also set forth the more pertinent information favorable to Marshall. Other information to the effect 670 that, in connection with his NAACP activities. Marshall has supported or dealt with individuals described as fellow travelers, etc., is not included since the <u>pertinency</u> of such information may be debatable. Informant has advised that Marshall was 62 a fellow travelers and possibly a Communist Party member; 571 this is not included since it is not otherwise corroborated in the Bureau's files and appears to be merely the opinion RECOUNENDATION: RECORDED AN 62. 26660-5

RECORDED - 40 RECOMMENDATION:

If you approach, the attached memorandum should be returned to the Liaison Section for transmittal to G-2. We investigation has been conducted by the FEI concerning M Attachment.

_ UC.

Becenter 15, 1950

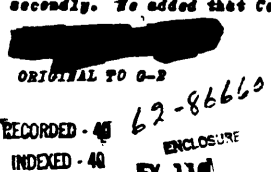
TEUROOOD LARSEALL - Summary

No investigation has been conducted by the PM concerning Thurgood Morshell, but the files of this Derece reflect the fellowing information concerning Mar

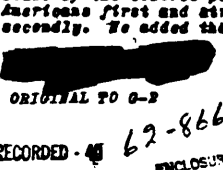
The National Association for the Advancement of Colored People (MAACP), for which Thurgood Marchell has for some time been Special Counsel, had a conference in Morence, South Carolina on June 13 and 14, 1943, at which Thurgood Marchall was the principal speaker.

Plorence, South Caroline, consented that he and not Marchall and believed him to be a love! American who would go so far as he could to further the cine of his organization, but would not permit anything radical to be done to accomplish the desired end. (61-3176-841, page 8)

The Florence, South Carolina, morning newspaper on June 18, 1943, queted Marshall as stating that the recent race riots in Detroit were attributable to subservise groups. He discussed Army treatment of negros and present the way in which the Army and the entire Federal Government treated negro people. He stated that this was not true of very many local agencies. Marshall added that the colored people had more to lose should the Aris nations be victorious than did the white people. In general terms, he condenned subscratue organizations of all kinds and varued the Negroes against then. He said that they should be ever alers to advance the seuse of the colored people, but that they should be Azerioane first and atrive for their own betternent secondly. To added that Connunists were not as active



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enong the colored people then as they had been fifteen years previously for the colored people had found [Communism did not give them what they expected to get It was also reliably reported that at about the same time Marshall had commented that it was not the policy of the MACP to be belligerent in any way, but he also indicated that the organization would opensor a group which would be belligerent if the MACP believed in the aims of such organization. (61-3176-146)

The House Committee on Un-American Activities on pages 795 and 809 of its 1944 report, Appendix, - Part II listed Thurgood Marshall as a Hatienal Committeeman of the International Juridical Association. (61-7582-1298, pgs 79:

The International Juridical Association has been eited by the Nouse Committee on Un-American Activities as a Communist front in its 1944 report, page 149.

The "Cleveland Press," daily neveraper of Cleveland, Ohio, on March 13, 1946, reported that the Cleveland Branch of the MAACP and a Citizens' Consisted were uponsoring a protest mass meeting against the "ugly race situation" in Columbia, Tennessee, on March 15, 1946. Among the several speakers were Thurgood Marshall and Arnold Johnson, Ohio State Chairman of the Communist Party. (100-135-11-319, page 5)

The "Daily Verker," an East Coast Communist newspaper, on July 1, 1946, indicated that Marshall received the "Spingarn Medal," the MAICP highest award, for his work in defense of negroes at the Thirty-seventh Conference of the erganization in Cincinnati, Ohio.

On April 20, 1947,
University of Texas, advised that he had been trying



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MONTENIER.



NOT-SO SECRET PASSION of Mar halfs for electronics, give him see for three time. Mar half offer operate strain of

THURGOOD MARSHALL CONTINUED

"It can't be because of slavery in the past be very few groups in this country that haven't had place back in the history of their groups. It can't be there are Negroes as white as the drifted snow."

and they are just as regregated as the colored men.

The only thing it can be is an inherent determine the people who were formerly in slavery, regardle else, shall be kept as near that stage as it possible the time, we submit, that this court should make that is not what our Constitution stands for."

The Supreme Court did indeed make it clear in the

The Supreme Court did indeed make it clear in a

The Supreme Court did indeed make it clear in a May 17, 1951, that school segregation was contrary to the nion. This was the key victory, but there still remained declininglementing the decision with an opinion on how deshould be accomplished. This was the opinion deliverest. When he wins a case, Marshall normally blows off large of steam. He once celebrated an important execut by do not the tables of a San Francisco restaurant. On an discount to the was so exuberant after a favorable Supreme Court deheads this office staff explicit instruction, that not have he gave his office staff explicit instructions that no phono to come as for him without going through each one of or to come in for him without going through each one of a can't ecretaries, whom he thereupon appointed. As a refrank Murphy was unable to get through the phalany of a to tender he congratulations. He had to write him a day. And yet, when he won his greatest victors of all at suggregation case had year. Marshall was strangely quiet. If a hig celebration party in his office, but somehow it not the ground. If guess the news was just too hig for us, shall a secretary. Alice Sievall, Marshall walked around daze. At our point he was heard to say. "You feel on the daze. At one point he was heard to say. "You fool, point have your fun. But we ain't begun to work yet."

Crab soup and chocolate cake

N the fast year Marshall has been as busy as ever. A de-With last year Marshall has been as busy as ever. A fer work who spends at least three fourths of his time to the racks up more than 50 000 miles a year), he has pa from hard work and took of deep three times in the past to A friend has eath 11, mill a teakettle about to explode. This smething "Marshall said moday on his way out of an el You never know when you're going to meet yourself around the corner. So I be has leftover energy. On lon trips when his stoff to soloht of him they have learned in the direction. trips when his staff to solicht of him they have learned in the direct where to will be regaling the waiters with loss in the direct where to will be regaling the waiters with loud (lie once had a some set;) has a dining ear waiter). May had a not see that passion for trains and a few years one friends of his gave him a fine toy train set for Chris Outfitted in a striped engineer's cap, he happily ran the around the track for neighborhood kids.

An are ong hished cook, he specializes in crab soup, Also found section of the track for neighborhood into tears when his will him his him enough choodate coke was as good as she could





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THURSOOD MARCHALL Services

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Do notes each day from Nadiville.

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A lynching averted

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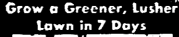




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Office Memo

WITH . UNITED STATE

OVERNMEN

Mr. A. Rosen

1955 Sovember 4, 1955

Mr. F. L. Priceque

Time of Call: 3:54 P.M.

SUBJECT: THURGOOD MARSHALL

NATIONAL ASSOCIATION FOR THE ADVANCEMENT OF COLORED PEOPLE 12/

This is to advise you that on instant date Mr. A. Caldwell, Chief, Civil Rights Section, Criminal Division, Department of Justice, advised Special Agent of the Civil Right Unit that he, Caldwell, had received a telephone call from Marshall to the effect that Marshall was flying to Jackson, Mississippi, on November 5, 1955, where he was to address a meeting of the National Association For The Advancement of Colored People there. Mr. Caldwell state that Mr. Marshall had said that this information was being furnished to the Department of Justice for its information.

Mr. Caldwell was advised that this Bureau could no furnish Mr. Marshall any protection. Mr. Caldwell stated he realized that and he was asking for no action on the part of this Bureau but was merely passing this information along.

ACTION:

b7C

This information was made available to Mr. Wick in Mr. Nichols' office and to Intelligence Division.

No further action is believed to be necessary inasmuch as the field is under specific instructions to brit to the attention of this Bureau promptly any information concerning racial incidents.

cc: 1 - Mr. Nichols

1 - Mr. Belmont



RECORDED-38 62-86650-

EX - 107

J 49

Office Memorandum · UNITED STATES GOVERN

Mr. Tolson

BATE 2-8-56

: L. B. Nichols

SUBJECT:

In connection with the visit of Thurgood Marshall to the Bureau shortly after his arrival in Washington at 12:30 p. m., Thursday noon, there is attached a summary concerning communist infiltration of the NAACP prepared by the Domestic Intelligence Div

Depending upon how the conference develops, if Mari seeking information he will be referred to public source material, i indicates an honest desire to take steps to combat the communists, we can tell him about the National Negro Commission set up under and point out to him that he might start making inquiries as t people have been contacted by that he might make an effort has been holding secret conferences with any of the leaders and that he should carefully study the demands of the "Daily and deliberately try to present resolutions which would differ from (to observe where the opposition will come from.

Enclosure

cc - Mr. Belmont

LBN (3)

RECORDED-20

ME :

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GOP Bars Negro from State Regents Board

MICHAEL SINGER

ALBANY, Feb. 7.—Republican majorities in both Houses of the Legislature today rejected Democratic bids to name a Negro for the first time in state history to the hoard Regents. By straight-party votes in Assembly and Senate the GOP defeated the mindrity smill the senate of Thurseod-Marshall.

MAACP counsel, as regardel-

Amemblyman Keoneth Phipps and Sen. L. Watson, Negro Democrats from Manhattan, appealed & Republicans in the "name of seal non-partisen Americanium" to appeal to the seal of t

Republicans, who had been boasting of how "well known" their manineds are, were told by Phipps that Marshall is "more known" then any of them, that the Negro attorney is ligned for his knowledge of the problems of education and "university sespected and admired for his mething battles in behalf of the propies. "Citing leadlines in teday's press that told of Alabama University students stoning a Negro co-of, Phipps pleaded: Now is your opportunity to show how much we

Leave partisanship aside, was with your head, your sense of restoroid-live he would

But his appeal, the Watson's the Senate, went unbeeded. Republicans set in silence as the releast beat back the first Negro name over to be proposed for the State highest board of leaguing

The Legislature elected Islan F. Bosena, Manhattan Democrat, to succeed himself, and the new members to Ell recognise

NOT RECORDED 126 FEB 15 1956

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Office Memorandum - United States Governmen

Kr. Roser

***** 2/9/56

Mr. Price

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THURGOOD MARSHALL INFORMATION CONCERNING

Supervisor of the Civil Rights Unit went to the Palestaurant for lunch. Upon entering the restaurant he was observed by Mr. A. B. Caldwell, Chief of the Civil Rights Section, Criminal Division, who called for to join him which he did. After they had been eating for some time Caldwell observed Mr. Thurgood Marshall of the National Association for the Advancement of Colored People who had entered the restaurant. Caldwell, being acquainted with Marshall, invited him to the table and Marshall accepted the invitation. Marshall partook of a cup of coffee while and Caldwell finished their meals. Caldwell introduced as being with the FBI and in charge of the Civil Rights Unit.

During the course of the conversation Mr. Marshall advised Caldwell that a conference would be held in Washington on the 4th and 5th of March by the National Association for the Advancement of Colored People. He "stated that a resolution would probably be proposed which would be critical to the Department of Justice. Marshall indicated that he suspected (probably stated he did not know what outfit would represent but that he, the National Association for the Advancement, of Colored People to list him as a delegate. He stated is very outspoken and would undoubtedly bring up some resolution criticizing the Department of Justice. Caldwell advised Marshall that he believed there would be some action by the Department prior to March 4, 1956. In his remarks, Mr. Marshall indicated that he was not sympathetic to

(5)

63 FEB 24 1956

TOTAL P.02

Memorandum to Mr. Rosen

ACTION:

The above is for your information. Caldwell undoubtedly was referring to the fact that the Department plans to make a release regarding the filing of a criminal information in the Bolivar County (Mound Bayou) vote case in which a criminal information will be filed against ll members of the County Democratic Executive Committee for alleged discrimination against Negro voters.

alm

Edu - A GAMAN

New you

Office Memorandum - UNITED STATES GOVERNMEN

TO : MR. TOLSON | PURITY Feb. 8, 1956

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MIL 6/3 /60 BY 5-8

MIL 90,519

By reference from the Director's office, I talked to Thurgood Marshall, the National Association for the Advancement of Colored Peopl He stated that there were several matters which are worrying him and he would like very much to come down on Thursday or Friday to discuss them with the Director and me.

I told him that the Director had been tied up on several high leve matters including appropriations and has been pretty much unavailable bu I knew that Thursday and Friday were going to be particularly difficult da for him, that I would nevertheless check with the Director, that I would be and glad to see him on either Thursday or Friday at his convenience. He stated he would come on down tomorrow, would arrive in Washington at I and would come directly to the Bureau. I told him this would be agreeable

The then stated that while he has been concerned about the Alaban situation and about the matter which is worrying him more anything else right at the moment is the Communist Party's effort to get the NAACP and to forge out to the forefront. I told him he really had a situation here, that I knew he was well aware of the dangers and would do to keep his guard up. He stated this was exactly why he wanted to come i see us.

I told him if the Director were here, I knew that he would be glassay hello to him.

It is suggested that I see Marshall and then if the situation development it would be desirable for the Director to say hello to him, I can the inquiry as to the Director's availability.

PRORDED - 8 62-2: 2 -1267C

I have asked Mr. Belmont to get up a quick summary on Commu activities in connection with the infiltration of the FLACEP 1956

LBN
(5)
CC - Mr. Holloman

EX . 124

Y

Mr. Boardman
Mr. Belmont

67C

57 FEB 2 = 1955 of

ice Memorandum • United States Govern

m. February

cc - Mr. Wichols Mr. Belmont

CONGRUNIST INFILTRATION OF THE MATIONAL ASSOCIATION FOR THE ADVANCEMENT OF COLORED PROPLE (NAACP)

This memorandum concerning the NAACP is being prepared of Mr. Nichols who has an appointment with Thurgood counsel of the NAACP on February 9, 1956.

Thursdor Karshall - Summary

A summary memorandum regarding Marshall was prepare December 15, 1950. Marshall has been special counsel of the since at least 1946. Marshall, according to House Committee Un-American Activities (HCUA) and public source records, was associated with Communist front organisations in the 1940's National Lawyers Guild and International Juridical Association Both organisations have been cited as Communist fronts by the although neither has been cited by the Attorney General purs to Executive Order 10450.

The HCUA in a 1944 report listed Marshall as a naticommitteeman of the International Juridical Association. The in a report dated September 17, 1950, listed Marshall as Exe Board member of the National Lawyers Guild as of December 19 **(62-86660)**

Background of MAACP

.The MAACP was incorporated in the State of New York and the stated aim of the organisation has been to secure functionship fights for the Regroes by legal and other recognitions methods and frequently by vigorous protestation of discrimination.

The current paid membership of the NAACP on a natio basis is slightly over 250,000. There is a delinquent member approximately the same figure which is not included in the rolls because of arears in fees and dues. 579

and Alaska. There are in addition approximately 260 status and college chapters. (6-3176-1161 Pretext call to Membership Committee, NAACP, 11-23-55.)

INDEXED . 8

12-764 NOT RECORDED **46** FEB 24 1956

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Memorandum for Mr. Belmont

Position of NAACP Re Communism

The NAACP at its Forty-first National Convention held Boston, June, 1950, went on record as opposing Communism and empowered its Board of Directors to revoke the charter of any chapter found to be Communist controlled. (61-3176597)

At the Forty-sixth Annual Convention of the NAACP held Atlantic City, New Jersey, in June, 1955, the NAACP reaffirmed its rejection of Communism as an antidemocratic way of life and form of Government. (61-31761161)

Communist Party Penetration Into NAACP

There is listed below a number of examples of the rele of the Communist Party in attempting to infiltrate and influence NAACP as extracted from the official line of the Communist Part appearing in "Political Affairs," the monthly theoretical organ the Communist Party. On page 42 of the December, 1955, edition "Political Affairs," an article appeared in regard to the

This article referred to the arrogant attacks now bein against the NAACP throughout the South. The article stated, "S reaction is in deadly ernest. Therefore, nothing short of the resolute fight to defend and safeguard the NAACP will be suffic stay the hand of reaction on this front."

In the same article it is stated, "The first task of M in respect to the Till movement is to exert our maximum influent in furthering the fighting unity of the Negro people. But in o to play a leading role in this connection, Marxists and Left formust be in this movement, a part of the mass organisations that are leading it and strengthen their ties with it in all possible

This article was written by the Steering Committee of the National Negro Commission of the Communist Party.

The January, 1956, issue of "Political Affairs," on page contains a statement that, "It is time, Comrades, that we the heroic leadership which the NAACP is giving to this 'far-fi struggle in the heart-land of Dixiecrat racium. The NAACP in to South is leading a struggle against an implacable and ruthless which is in rebellion against the Constitution and which does not hesitate to kidnap, lynch, cripple and assassinate. We must sut the NAACP in the struggle with every ounce of energy at our dis

Memorandum for Mr. Belmont

This statement appeared in an article written by Max Wei is presently a member of the National Leadership of the Party, USA.

In regard to Negro workers in the labor movement statement also appears on page 58 of this issue of "Poli Affairs" that the influence of the NAACP can be brought bear an the problems facing the trade-union movement. is pointed out that the significance of the programs adouby the NAACP have been the subject of close scrutiny by Communist Party. This is established by the analysis of the NAACP Convention of June, 1953, which was analyzed in the November, 1953, issue of "Political Affairs."

In this article it was stated that "the NAACP is increasingly becoming a co-ordinating center for all major organisations among the Negro people" Also, "... the Mational Association for the Advancement of Colored People remains the most important Negro organize dedicated to the fight for Negro equality."

In view of the concentrated effort by the Communist Party to infiltrate the NAACP, the Bureau, six Pebruary, 1954, has been investigating the Communist infiltration into this organisation.

Our investigation has shown that the Communist Party, while having some success in infiltrating local branches of the organisation, has been unable to control or dominate the MAACP on a national or state level.

Memorandum to Mr. Belmont

Listed below are some specific examples of taken by CP leaders and/or members to infiltrate or state and local branches of the NAACP.

These examples do not constitute the total made by the CP into the NAACP (to obtain same would a lengthy file review) but merely serve to portray the that the CP has placed on a successful infiltration NAACP.

Office, advised that during the National Conference held in New York City 12/3 through 5/55 as by CP delegations from 32 states a commission was est to discuss preparations for what the CP terms the "Moon Washington."

The "March on Washington" actually refers the leadership conference on civil rights which will be washington on March 4 through 6, 1956, under the spot of the NAACP and a number of supporting organization.

of the National Negro Commission of the CP, USA, delighte main report at the meeting of the commission. Said that the CP must sustain the main demands of the supporters of the "March on Washington" and the CP simobilize its forces up to and during the time set for "March on Washington."

National functionaries of the CP will make of trips into various CP districts to check on the mand every district board commission and department of CP must place this mobilization on its agenda.

The CP will attempt to find out which organe assisting the NAACP and the United Automobile, A and Agricultural Implement Workers of America, a pargroup in the "March on Washington" and influence the organizations 'to send their own delegates on a local All trade-unions, the NAACP, other mass Negro organiand some larger white groups will be considered as of concentration by the CP.

men

The House Committee on Un-American Activities in its report dated September 17, 1950, listed Thurgood Marshall as Executive Board member of the Lational Lawyers Guild as of December, 1949.

(100-7321-516, page 18)

The foregoing information is furnished as the result of a request for an PMI file check only and is not to be considered as a clearance or nonclearance of the individual involved. It is for your confidential use only and is not to be disseminated outside of your agency.

to erganize an HAACP Chapter at the University of Teras and that certain individuals who followed the Communist 17. Party line were trying to get control of it. certacted Thurgood Marshall who said that if any office of an HAACP Chapter were held by a Communist, the charter of that Chapter would be withdrawn. (100-3-40-118)

The "Tashington Evening Star," daily newspaper, Tashington, D.C., on February 18, 1948, printed an article entitled, "Loyalty Program Hit By Rogge As Weastre For Thought Control." This article reflected that a public forum had been held on February 21, 1948, under the auspices of the Bational Lawyers Guild in the Mational Press Building auditorium. Thurgood Marshall, Special Counsel of the Mational Association for the Advancement of Colored People, was one of the speakers. He was quoted as anying the "whole principle behind the Loyalty Order is had and it should be attacked from that Doint." (62-82273-1, "Washington Star," 2/12/48)

The National Lawyers Guild has been cited as a Communist front by the Nouse Committee on Un-American Activities in its 1944 report, page 149.

The Senate Judiciary Committee held public hearings on August 9, 10 and 11, 1949, on the nomination of four Clark to the Supreme Court. The Chairmon of the Committee introduced into the record the following letter addressed to Robert J. Silberatein, Executive Secretary of the Sational Lawyers Guild, dated August 2, 1949:

"Dear Lob:

"I have received your memorandum of July 39, 1949, concerning the appointment of few Clark to the United States Supreme Court.

"I am opposed to an intensive Guild campaign to the rejection of the memination of fom Clark. On July 89, I sent the following telegram to Attorney General Clark: "Our sincerest congratulations, etc."

/s/Thurgood Marshall
General Counsel for thou

(100-7321-246, pg 16)

Office Memorandum · UNITED STATES GOVERNMENT . MR. TOLSON mber 12, 1951 L. B. Hichols

National Institute of Municipal Law Officers, Vashington, D. C., called and savined that he nod received an inquiry from Cerporation Counsel of the City of Kansas City. The how gried to tadutry be mor to assertoin whether or not the libright have injermented reporting Thursdood Marchall, an attorney for a group of agrasa in taxage fity who are bringing a suit esacerning recial discrimination in Zanses City.

stated that had indicated that Marshall was a member of the National Association for the Advancement of Colored People and the International Juridical Association and that seemed to think that Marshall who is representing the Jegroes' case might have some witerior metibes in bringing the suit. National Imititute of Municipal Law Officers was a service erganization for various city attorneys and corporation couns for cities throughout the country.

idvised (of the Bureau's policy concerning the confidential nature of its files and agreed that our policy was correct. He stated he thoroughly understood we cannot be of assistance to him in this matter and he would not presume that we did or did not have information in our files concerning Thurgood Marshall.

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J. P. Mohr

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Date Oct. 17, 19 51 9 Wr. Thursood Narshall thru (Associated with Mati for the Advancement of C	tele onal Assoc	pBe.) Mohr Tele. Room Mr. Nesse
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SAINING JUNES INDEXED-41
PEOORDED-41

E: 113

July 1, 1955

Parade Publication, Inc. 405 Lexington Avenue New York 17, New York

Dear

Four kind note of June 24, 1955, with enclosure, has been received, and I appreciate your thoughtfulness in calling to my attention the statement which appeared in the June 13 issue of "Life," indicating that Thurgood Marshall called the FBI in Washington but found the office closed. Tou were certainly correct in believing that this was merror, for FBI Headquarters is open twenty-four hours a day.

With kindest regards,

Sincerely yours,

Ju Bogar Bourrer

boc

THURGOOD MARSHALL communication

His New York staff never knows when Marshall is likely to start a fierce argument or pass something off with a joke. His haundless little-boy joviality amazes many of his friends even though they realize that without it he might have broken under the sewere pressure of the last decade. In his office he occasionally takes over the switchboard while the operator is at lunch and takes great delight when callers are surprised at being able to reach him so suddenly. He loves to tease his accretaries. There is almost no cowboy picture extant which he has not seen and he has often left his chief secretary, Alice Stovall, standing in the middle of a railroad station while he has gone off to take in another Western. Last fall, when his Harlem neighbor, Ballplayer Willie Mays, won the National League batting championship, Marshall gave Willie an orange juice and milk "cocktail" party in the corner drugstore.

Able to relax with absolutely everyone, janitor or Supreme Court Justice. Marshall makes himself popular wherever he goes. "I've been all over the country with Thurgood," remarks Professor James Nabrit of Howard, "and I've never known any situation where after two or three days he was not liked by the very people he was opposing. I believe it is almost his most important contribution because everywhere he has gone he has made friends for us."

Marshall's winning personality never changes, but his accent does. His associate lawyers are always amused at how his way of talking loudly and boisterously and as much like a caricature of a Negro as possible becomes more and more pronounced the farther he goes below the Mason-Dixon Line. Before the Supreme Court he has no trace of a "Negro accent," but in his office and among friends he deliberately adopts the most vigorous, crudest jargon as a kind of reassertion of his own racial identity. Deliberately hiding his great respect for the Supreme Court, he has commented after successful appearances before the justices, "I ain't no fool when it comes to those boys."

Marshall's work takes him away from the safety and solemnity of the courtroom. Sometimes it brings him face to with danger. In 1946 he went to Columbia, Tenn. to defend the egroes accused of attempted muscles during a phere that Marshall.

40 miles each day fi

The evening of was driving when

mey demanded, pistols bristling. me and was released. A few minutes ain stopped him. This time they charged wirunk and carrying liquor in the car. He assured and not had a drop, and a search of the car produced nothing, and so again he was allowed to proceed. A few minutes later he was stopped for a third time. Accusing Marshall of drunken driving, the officers ordered him to get out of the car and cross the street to the magistrate's office. Knowing that colored people often get shot "resisting arrest" in such cases, he refused to go except under police escort. This was ultimately agreed to and the entire throng entered the magistrate's office. "The magistrate was a short man," remembers Marshall, "and I put my hands on his shoulders and rocked back and forth, breathing just as hard as I could into that man's face." This was enough to convince the magistrate of Marshall's sobriety, "I really hadn't had anything to drink, but after leaving there we drove to Nashville and then, boy, I really wanted a drink."

511

A lynching averted

ARSHALL occasionally pulls other Negroes out of danger with the same quick thinking. One night while playing pinochle with some friends in New York, he received a long-distance phone call from a friend somewhere in the South advising Marshall that a lynching was about to get under way. Hastily Marshall put a call in to the FBI in Washington. But the office had closed. He tried the next best thing; he put in a person-to-person call to an important lawyer-politician of the state where the trouble was—a man with a strong anti-Negro bias. Marshall pointed out that with an election coming up, the politician could ill afford the notoriety of a lynching. The state police were called out and the lynching was narrowly averted.

After the Supreme Court hearings last April, Marshall's staff had been in a state of suspended animation, waiting for the implementing decision. Marshall himself kept going, but with a difference. His wife, to whom he had been married 26 years, died last February. The Marshalls had been devoted to each other, and

CONTINUED ON PAGE 152

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parade

PARADE PUBLICATION, Inc. 405 LEXINGTON AVENUE NEW YORK 17, N.Y. b7C

Mr. Sizoo Mr. Winter Tele. Room Mr. Hollon

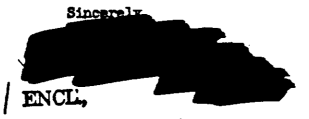
Mr. Tolson.

June 24, 1955

Hi:

Reading the attached reminded me of the very long and pleasant association we had with your work when I was compared to American Magazine and was doing the writing.

Maybe Marshall was right but I understand the FBI in Washington was never closed.



b7C

Mr. J. Edgar Hoover
Federal Bureau of Investigation
Washington, D. C.

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RECORDED ** 2 JUL 6 1955

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In the bright In h September of 1957, in a day of c of latte-us in a time of despair—the central past tens of U.S. whites and Negroes again blended into one how to shape law government customs practices schools into rae unions and farms in ways more consistent with that's trature and marily hopes. He all within the enduring framework of U.S. society to let one charge call forth as other in the me trasorably harmen us order.

One of the most important changes on the U.S. scene in September 1933, as the nation's children trooped back to school was the association process of racial descrepation. In Kansas Chy Mo and Oktahoma City in Oak Rober and Charleston, W. Val. white and Negro children for the first time sat together in classicoms. This simple fact part of a vast and complex social revolution realited from a legal victory, the U.S. Supreme Court's decisions of May 17, 1074 and May 31, 1975, holding segregated schools contrary

to the 14th Americanent.

For Conscience & Repute, The name indelably stanged on this victory is that of Thurgood Marshall, 47, council for the National Association for the Advance-ment of Colored People. He is it his sin-cetest and londest fand that is very sincere at d quite loud in declieing that he is only one of the millions, white and Negro whose coorder sweat skill in agination and common sense made the victory possible. Like all great victories, the school desertigation decision opened up terrifying vistas of future obstacles and perils for all Americans. Most centrally and immediately, Marshall must deal with the future course of description and the intertwined issues of the social revolution of which he is a leading faure. He cannot set the course, not even for the N.A.A.C.P. But what he decides to the about a thou-



SCH REMAILS IN SEX ANTONIO Together and equal.

or digractical legal questions will interact go verially with the decision and attitudes of other main of omilar and quite different and questions was The result of the e force will determine the piece the style and the specess of an effort to remove It in U.S. his a parabolic street in its

gred name in the world.

Future to achieve an orderly of a ruled the Nerro problem would be suited this Thorseoid Marshall feels deeply nuch note if in defeat for the Negra It would be a future at the very core of the American get '25 - its equality for constraining forms strong at 3 showd \$1000, to with stand the ten has of theree. From the nation's start, its three chief resources have been its fabali as mines of his podi-tics at disocial (including economic) organization. The at ardance of material thir z--the bales of corten, bushels of corn ingots of steel-is a hyproduct of these three primary riches not the take from a geographic realette wheel or the board of muterialist greed.

Today's drive of the U.S. Nigro toward equality is as strong as any social tide in Vola of Africa or Europe. At the centers of this cother drives for change stand aristutors, conspirators, men of violence. The stretach and flexibility of the U.S. Constitution make possible the fact that the man at the vortex of the Negro issue in the

.S. is a constitutional lawver.

The Sore Arm, His is a highly technical calling. The Constitution itself is 2 complex work of statecraft, put together by sor e of the most sophisticated political scientists who ever lived. Along with the document there is the constitutional residue of 168 years (this Saturday) of it tenso legal political and social history a cord like cathedral of procedure, com-promise totance and hold interpretation It takes scholars to move in this maresand Thurseod Murshall is a sound, conscientious, imaginative legal setular although by no means the best of his day.

Technical skill is not all a U.S. constitutional lawyer needs. The jeb is to apply the Constitution to life which will not sit still. For example in the mid- oth century A it became a fact of life that millions of

U.S. Negroes could not to clubed in the minimum long as they suffered u. El delities. And mill whiles with an intensity that of the Negroes ac-Nigross feel they must b tie al lavyer ir velved n. 4 ur derstand men as well a real ties through which it tions may without and into a more or less su justic**e.**

Thursood Marshall's fee! we for the Court futfor by his love and age to the Negroes and e-per the South and the b facing threats of firing death continue to sign the and complaints that number point of Marshall's cases. and the cotton field to the 1 rical levels of the Suptem

Of these local NAA () the South Marshall says threat known to men th receive. They're never out pressure. I don't think I c a week. The possibility of for them and their families they've learned to live was learns to sleep with a - to

The Big Stretch March of all the way from an under the single horror to the labyon? ties and the well-yoked or form the mind of Mr. Justice 1 forter. He must stretch ir it equality to a recognition 4 the exposition to Negroe, as bactestly felt as his early best friends but they re honest Day and attentional the way for mand for nothing less than the facial issue, you can the group any more than you c bit pregnant or a little bit de practical lawyer's acceptance of

R Bert Pours and Horel W. grafics in San Antonio's desears Nelson Cementary school.

A toward center. a div to his celand he has been called a brang after har be trades jokes

he green up You're so exil I z a to get rid : Arrai, But I haven't the beart to all year or go eyear

Out of the Co

e belong to the pendering the d turned down the of no to bell " he so ;

to arether man. So Ill tell you what I'll The chip on the shared by Thurse d dame car worker of a steward of Baltina s. Gilsson Island clubs a disc with jellyfish for skinned and Muc eye good and his brother A calls you nigger you mission to fight him to fight him." Once I orders. Delivery boy 1 was trying to hourd stack of hats so high over or around them aboard when a white backwards. (Nigguh.) be push in front of re-v I hadn't seen any who into him. The hats scare street, and we both r Scroonched Down. was always saying that he the streets" rather than ! ples. Thurgood says it tois no fanatic, and he ha

t n.º

Amer all

Tato the same b

plex. He tells two stores When his father g dining car job on the B. & good Marshall compile or steward that his white we too short. "Boy," sail if can get a man to fit the; than we can get pants to h don't you just kinda oo 'em a little more?" Sav-scroonched."

The other story happen when Lawyer Marshall of Mississippi town, waiting Shreveport, La.

"I was out there on the ing to lock small, when man with a gun on his 'Nirguh.' he said. I thou to know the sun ain't next nigguh in this town.' So constitutional rights in Cell em in my hip pocket a sight. And, believe me, I c train out of there."

Whence this caution, mestraint? Thurgood's marica, has been for 28 more schoolteacher and nur



MOTHER MARSHALL AT WORE (IN BALTIMORE) Aristocracy means a chance to serve.

with no man. Around him, the ceaseless flow of apecdotes is all outward. Buffooners relaxes his tense spiritual muscles. Buffoonery and work. After the long, argumentative conferences after the borseplay and the back-lapping when he goes home to his lonely Harlem apartment, he becomes Thurgood Mar-hall the scholar. reading noting thinking numeringlate into the night almost every night.

He walks it to a cheap Hailem bar and is greeted by friendly smales, not because of what he has done for his race (the barflies probably don't know who he is), but because they know him as a man who tells lunny stories about cotton hands and baseball games and "that little of boy down in Texas." He walks into the Supreme Court and is greeted by respectful nods, not because he is a crusader, but because the Justices of the U.S. Supreme Court know they can speak to Thurgood Marshall as langer to langer technician to technician.

do, if you'll get out of the town and county and state. I'll give you your free-dom. Well, my great-grandfather never dom. Well, my great-grandfather never said a word, just looked at him. And he walked off the place settled down a couple miles away, raised his family and lived there till the day he died. And nobody ever laid a hand on him."

This most un-African parable of inde-per dence is succeeded in Marshall's reper-tory of family stories by his potental grandfather, "a rough and touch softerman. He rever knew what his first mane was so he took two-Thomas along the Thorny good. He drew two salar's penions till the day he died one in such name. I was named Thoroughgood after him, but by the time I was in the second grade, I got tired of spelling all that and shortened it.

His muternal grundfather, Isaiah O. B. (for Olive Branch, he said) Williams, also went to sea came home with money and a taste for opera and Shoke-peare. He

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However, the following the control of New York Characters of the control of the control of New York Characters of the control of New York Characters of the control of the of the contro

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In the teach of the perturb has actually Nobel to a period from a track and hards for the Nobel to a second hards for the last hards for the last hards for the last hards.

The rear year he dold hatter building up to all to do choose he will a reputation, but he was a section of 25 marchied in Taxofee, to all works cases low each rights. The a Marchied count has some apparate butterful to this toricide of Marchied School of Loricia Latindova which he followingly. To the NAACP, he design this various action of the country of NAACP, so the classification of the NAACP, who has a fine the country of ANACP, so the case of terms.

The least the vertical of the torothe NAACP, to perfect another his old-

Levi chood recretor Chash, by 1928 advanted it was disable time 1906. His last of Subtract a year of reservable. The NAAACP, was 1929.

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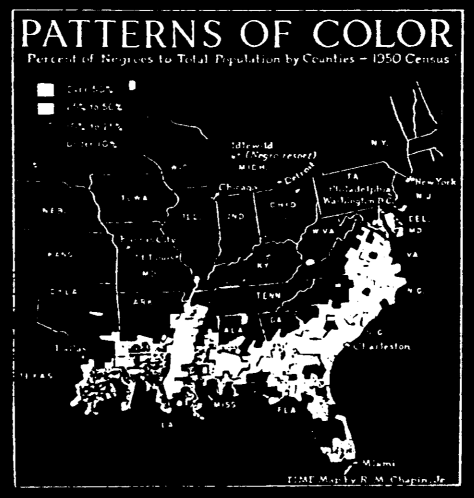
se. We defect to as enough Bet re. World, Wer Blace colled. How ton, as of NAAVCP. He won, one against a turnon which the contracts but discriming to grows, against discriming to discrepance of the Denought Party of claimed that it was a proposal of the after the make its axional collection of the growth.

The River Pilots, it the war, N. N. V. P. Leader the traduction occasion in the report of both against a group of the N. N. V. P. B. Leavers, that is Madhatta walls. I the correlated the results at the same body at the war to go madhatta we regard to have to characteristics and the point children were not go pure besturds too. So, we do also a sational testing our trager.

Segregation at all historics to the Negro spoke was good. Marshall is not prespokesman; he is a constant. The problem facing him with was how to attack segregated arounds. The weight dents the against them. When had evidence to turn the

The answer was peculirary and peculiarly Americamilitary statts swim and drown sin rivers of expert in, U.S. Taisiness turns more a specialized organizers or fact & Co. mobilized a small array & Co. mobilized a small array thropologists to prove what is along them believed to be a stagged and education could be

The right before a significant school regregation argue out. Conwent through an entered of Howard University. Its veirs before fruit started in the veirs before that banch and recontrolled in the Supreme Congressions that the Supreme Congressions that the Supreme Congression are diversely a known of the congression applieding a Lovin result action upholding a Lovin result action upholding a Lovin result action the could be a Mospilot whose tather high the A. Co., corted far into the root.



The state of the s More are Negrote a 127 c. secretarial as the estandings. The esta-thing it can be is an object determination that the prophe of a note han cily in diverse together or mathematical

the Marky regardle of another the shall be kept to be right to true as as passed by Andrew, the masses from their this court should be the archer than their sources for.

This had Markelle as the appetup proof passed on. To Unio, To Jornals whole court Cherries to the first Markelle and their their trees. sendence office or heree in hered the conviction that under present or discovered U.S. life education of the the separate and equal. When the first of deciding dicarion

h ppy I also reports.

Unchanging Instrument, He has a prote and respect for the today of easy. He his tried can after the before sighters redeted judges who every choice on the during the epporal policy of the state of th there ever between the beautifus, Mir-

in his openion and or and discourrecips, Marshall knows that he and the South ero federal pulzes be respects in checked In the sine steels are excelled the Angle Action in light trade of and espec-Cally the U.S. Constrained He says. De difference between the Constantion

IX HWXX WINDAI

grade is to did not really rise the equal its before the law whole the right A cond ment go rittes.

Hard to Prograstinate, Advenue de regregation counts has counts and of district has school district thrown, in Marshall a treme deno lond of respondistays and decrease. The proceed pletage from state to state votes over a wide time Coo. Rep. of Cool a Oktobama in the sec NAVC file of adjusted comprise giving al-North Control supplishingly lead, In some des Michalmay not want for facted to see a forti good now but who book NAACT page urze fina be to be it botterly hard to proceedings that there account who says the petrops to the NAACP. Less for them diving the other deas he might be not proceed to be segrounty but of each time. shift does not the collection He resembles the tree when he crossed address in the B. & D. posts and the time on the Mosts significant call platform when he weighed his constructional rights in Callophane.

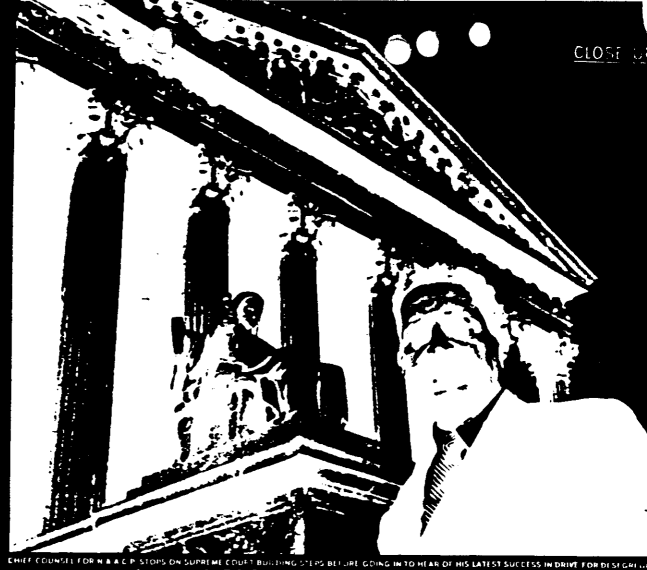
Visits As errorn legal trade of and espectably speckage, segregation is enducibly the US. Constrained. He says the difference between its constantion that the law is or extra zone of people and zero, where it ranges between noticed the law is or extra zone or people and zero, the fight rank not be produced.

the decreasing take Air To a lad ad construct section of the years in one of st E. I. parations in U.S. In ternich educated that between that it eight years had been

West complete up with the ad it the end of the jet t. vere res. He was mile a examples of how far he had concerned at the same to Stone and of how hard and is if to all He did not we wite feet to win in the was Corse Neist persons Neground reflect the Lock credit on the

Stand on the rink of a lest and most exerting care S. festay [Hargood Marshall 1. In geometoke a two disto the property viction The 13 x 2000 Never becauthere, for in constant Ha ghost of more so de diffed over his face; thee fook come back, "Don't know going to Hay man" he said slowly. is when I get there you lives going and there too.

"Me.



CHIEF COUNSEL FOR EQUALITY

Thurgood Marshall, easy mannered but relentless, is the man who led winning fight on segrega

by DLIVER ALLEN

In to soon Mansurer has fought and won more in portant logal battles for dissiparative, than any other main in the LS Aschief council for the National Association for the Alvan cricial of Celored People, he has harried defenders of segregation in mount room after countroom from the hostile triritory of the deep South in the mattle of andorr of the Superior Court.

La twick in Washington, D.C. Marshall wen his latest victory when the Superior Court, which that the states in not make a prompt and real orbid asked, ruled that the states, in not make a prompt and real orbid issues of the day. Marshall concessed ods. In one of the four hierarchy discussed the day, Marshall concessed on top as he has in 12 out of his 11 Superior Court cases.

In her the circumstances at well the reasonable to expect that opposition lawyers in set of them. Southerners, would take as unkind view of Thargood Marshall, But here are "urknot" words they have said about their Negro opposition:

Looph Greenfull, who fixed Marshall in the in portant Sweart segregation case in Texas. The was an excellent lawyer in the courtroom. He was courtroom, he didn't rant or rave, and he asked good questions."

Redert Figg, who fought Marchalt in the South Carolina ochiod sogning atom cases. He is an abic lawyer and a skillful advocate. He appeals gain power from his deducation to the cause which he presents. Eugart Whipple, who og posed Marshall in last year's Supreme

Court case: "He was entirently fair Certainly he is one of the civil liberties lawyers in the country."

At the third hading civil rights hasyver of his time is a corporately of contradictions. No solution regader, he is high, for thing and so a tacking. Problemally devoted to a can early looks and so the lake a man who is mainly concerned.

Statisting has rest for life.

This remarkable is in has had a remarkable has keround and hing the has had 19 years of segment hed legal experience, weeking the NAACP. He has had at his command the full resources in versity has so he bill ward. University's, whose has the rety action has problem as a toole work in election before every log case of all Mar hall has bed to experience of a perial hero and a tea with a mapping and to wide the class range before every log case of all Mar hall has bed to experience of a perial hero and a tea with a far yalon. Under the action.

The light House of deal has one paration of a perial hero and a tea with a far yalon. Under the union taught us all that we should see all engineers. When hall no embers. One of the most gifted ped had advocates his rate has known, Houston in 1929 took of the law school at the word Conversity, a Negro institution in Wington, D.C. His goal was to propure for a vigorous civil rights of the the American Negro. For door the planned to convert the American Negro, is do this he planned to convert the American has a contract the American Negro. For do this he planned to convert the American has been destined by second rate, into a "West Pool Negro has herebox?"

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WITH WIFE BUSTER TAY FRAME TO THE TOTAL PROPERTY.

THURGOOD MARSHALL COMMUNICAL

In fightion segregation in the courts. The different between the Lore Leave Branchic had contided correction, that care being Strate is had contided to prochest, that care after the emoderny Negree of the foreign otherwise exceptable in Sequence of the properties that I procure arguing.

The creatities Month that the probabilities and he between the him. Negree graduates of the letter making the tudies beat different Hepickelet school to help him in his princering NAAC for them special training for the struggle about I was one of the catefully chosen disciples who guidence and in pration. These Bruston grees when Marchall came once complaining also it and he doing for sympathy. How for rebuild the Notes for the feelder no crape for the dead.

Notes for the feelder no crape for the dead on ore than he does today. He had only had the deforms who had left the University of Pennester good, then a student at Lincoln University results the had recently gotton married. His wife we was good, then a student at Lincoln University results the near that the Had had taken his master when he could do he had worked for it further in Marylan had he faken his master when he could do he for the Civil War. Grandson Fight he can defect in the Civil War. Grandson Fight he can defect in the Civil War. Grandson Fight had a care defect in the Civil War. Grandson Fight had care defect in the Civil War. Grandson Fight had care defection for the civil War. Grandson Fight had care defection for the civil war. salmed in Marylan Paul Balt taken his market sels in becombined in the Civil War. Grandson Elba his consulted lilm anything the and that is a grow equand went to segregated schools on Balticle a police mobile class. Negro residential area

Born with a disputatious streak

Been with a disputations streak in Thore I home on Druid Hill Accurae, the Marshall of the fire violent nightly arguments. "The lat Progress," (Could always tell when my brother got home from college!" and passers by each of the rear ored that there wasn't any browlettly. Marshall arguing.

During his law school years Marshall got up and connected from Religione to Washington, increased from Religione to Washington, increased his aftern one and exemings study the law the law the last the last library to help pay his tuition. It was when he got to lead, He became an exceptional that was a project lay a brief Marshall wrote last was a project lay a brief Marshall wrote last was a project lay a brief Marshall wrote last was a brief or executively in Plotad liphon. In the last last the location of Harshall wrote last last home or Balt to re in the fall of 1933. Soon licenthrough in earl glate cases.

has have a Rabber to in the fall of 1933. Soon is embracked in each lights cases.

For from here ming a here to his friends. Though cred a food for taking on civil rights cases, which comply in the courts. They paid him nothing and eather business. "Word get around that I was a that does you no good," he says. Thoughold on letters to in discorretary to pay for how h.



The Dry Cleaning Quality

that lasts ...



WRINKLES hand but in a juffy when grow with the cluther have been dry cleaned and finished with Starkut And Starkuts the tex de find agents by his resided only texture for thing the utother country of effective rains weather, too?

and lasts...



COLORS of all your disthes regain their aparkling. Take new? Juster after dry-draming and StarNa finishing? So be aure to send them to a StarNa dry deaner before you pack then? They Il keep the reliefly to elect to k for longer?





STRETCHES your value on budget Stannia finesting agents permeate every fiber of the fabric to help any paroient roost spotting intake direction to both with Your reed fewer new Cuttes and pack fewer alothes in with STANNIC



It Costs You Nothing Extra! Versioning - on business trips — of at bone — find your Stanfu Dis Closers in the pages of the local closers and talephine directory.



FIRST VICTORY in the chold segregar a.f. by the in 1975 when Houston Office IM to take tradition to Docall Microscope Lock Marghed Law S. V. at

THURGOOD MARSHALL CONTINUES

But he threw howelf into the "free" week, His fir 1 major victors runs in 1900, and was achieved with Charlie Heaston's help. Prophetically, it in sheaf petting a Neuropeard Morray admits ted to the hidderto segregated University of Morsha of law school. Pearson vs. Marine segration the first "breakthrough" in educational segregated in as envisioned by Hos ton 11 was also one of Morsha of the property of the sense of the first "breakthrough" in educational segregated in as envisioned by Hos ton 11 was also one of Marshall's last cases in private practice. In 1935 Houston had left Howard to work full time as special root of for the NAACP, in New York, and in 1936 he asked his profigious for become his assistant. Marshall joined him to meliately, and in 1938, when Hou ton retired to private practice, he took over the job.

when H is for retail to private plactic. He took over the posar special counsel.

Marshall had only a small staff and flound funds, but every
time a crucial case came up, he had said still has the enormous
benefit of He ward University's dry runs. These are ardinous all
day rehearsals at the law school, where Marshall and his assistants try their arguments on a simulated Supreme Court
made up of professors. Now of them sit at a long table and
each one tries to act as me has possible like a specific Supreme
Court justice, sticking the lawyers with tough questions that
might crop up in the court itself, haw sto lents form the audience and are encouraged to a knowledge-tions too.

An answer at 5 n.m.

THE value of such sessions has been proven repeatedly. During one dry run in preparation for a Supreme Court hearing on discrimination in bouling a stallent asked a question metone present could answer. At the end of the session a group of lawyers and professors met to seek the solution. Hour after hour they

and professors met to seek the solution. He in after hour flex argued over it finally at 5 a method decide from the answer. Only a few nitrates after the Supreme Court opered its hearing Justice Felix Trankfurter asked the very question posed by the student. The answer agreed on at Howard left the trick.

All through the 30s and carlo 30s Marshall and the NAACP. Kept re examining their tracks. At the beginning their program was to bring furtivery time a New was derived an education awardable to whites. Back in 1996 story grows to derived an education award the "separate but equal" do to so us for which is gregated was permissible provided that facilities for Neuronswere last as good as those for whites. By funging our after such the NAACP, hoped the states concerned would get so har less to story the expense and trouble of providing "separate but equal for his state to white schools. white or brude.

while schools.

There were a few victories to do a for this areak, notably the Caines case in 1920 which resulted in the a but sion of a Negacite the University of Mesonriclaw set of I because there was no comparable state law so had for Negacia. By 1915 Mardalt and his endors decided their program was too slow and costly. They decided to slot to the Indient course; to attack the principle of segregation itself. They would bego with the graduate schools.

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Richer, C

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Keep an extra car-parage for odes, a generator ded to Highly peneral regi-makes things reads hast longer.

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and one begin and other experts from a Boges and universities allower the U.S. At their winexpense devigathered in New York in September 1963 to help Mar 3 ill and be cause.

The other N.A.A.C.P. Lawvers he may were used to Marchall's development of the Howard dry runs effortlessly, but they will applied to held him equally at home in this court of emineral others. Much of the time he marely sat by, also thing what the others each although the frequent back, uthed wisecracks he at tryeched came of one to fleuding some of the experts. Yet whenever the proceedings seemed in danger of leaging down, Marchall would take over a countries matters concludy and get the professors lack on the subjects.

for lack on the adject.

The cases that could not be lost

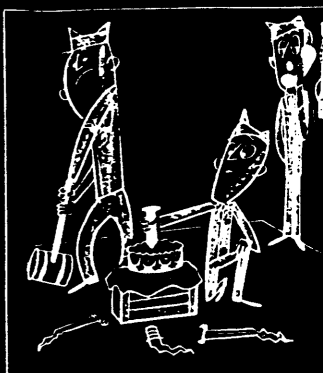
SKILETON force of exports and volunteer lawyers, com-trounded by Marchall, Is did down the conference results into the NAACP's thoughtful and thou ogh but sharply worded 235 page larief which was filed with the Supreme Court that No-ton ber, Still the conference of minuted. Then came the dry runs

win her. Still the conference of outsided. Then came the distributed H ward and some last infinite hotely our conferences in Washington, which lasted Hi to 20 hours a lay. Finally came the houring themselves, whereby the court would make up its mind about the most vital series of cases the NAACP, had ever handled—the cases Marshall could not afford to lose.

It the Supreme Court chander, walt not be go on, Marshall was extroucly notices. He contagrees say he is on edge before each to this Supreme Court presentations, hat few others have ever her made on a Ones on his feet, however, he was relaxed and of both The none princes of the Supreme Court sat with their conference in the case in each to a bound of hours in each word as it came to so heal speakers among the last testings and color of the martie halfs. Marshall was a impletely at case. Since they had the martle halfs. Marshall even and mark to be adjusted as a to be hadding a convers then with some nor hate he are segres to be holding a conversation with some men he know well the poke not in head technicalities but in clear, single lace use that summed up his innermost thoughts On secregation:

There says Vols in Virginia and South Carolina s and I have on them do it they play in the street to zether, they play on their farms teacher, they go down the real together, they separate to ze to select, they come out of select and play built together.

They have to be expected in school and



"That I far the cake, Sis. The boys are dividing it to

It's so nice to say "Thank you" by Long Distance

A Long Distance call is the thoughtful, personal way to send your thorks across the miles. It's easy to do. The service is quick. And the cost is small wherever you call.

Isn't there someone, somewhere you should call right now?

LONG DISTANCE RATES ARE LOW

Here are some examples

Boltimore to Philadelphia	And
New York to Boston	
Cleveland to Louisville	
Chicago to New Orleans	
to Angeles to St. Louis	

CALLED A MIER OF STACE AS FAST



BELL TRIEPHONE STETEM

Memorandum for Mr. Belmont

\$ brok

This informant also advised entered that the CP in connection with its exploitation of the Negro que the conference of the conference or "March on Washington" and to give it a new the description of the conference or "March on Washington" and to give it a new the description of the conference or "March on Washington" thus generally guiding and expanding the original purposes of the conference. Accordingly it succeeded through CP people in NAACF and other sponsoring organizations in adding to the striginal demands of the conference a.g. civil rights legislation, support of the proposal of Congress Charles Diggs of michigan to unsear the Mississippi delegation in the current Congress, et cetera. In sho according to this informant what is being done now in reference to the conference is being done to a great extent by CP, people in NAACP and non-Party people in NAACP who knowingly or unknowingly are carrying the flag for the Civil Rights Program of the CP under the the NAACP.

A reliable confidential informant of the Dal Office advised on 1/22/55 that previously me had been in contact with Organizer for the NAACP. Said he checked with regarding integration problems and indicated he write an article for "Political Affiars" on the inform he received concerning Extegration in the South.

a head of the NAACP in Fort Worth, Texas. (100-3-75-1093)

On 1/16/56 a reliable informant in Houston, advised that the had been in that city and had proc to

Informant further advised indicated to planned to contact

an indicated to planned to contact

an indicated to planned to contact

an indicated to planned to contact to contact

(100-3-77-1007)

b7C

Memorandum for Mr. Belmont

a source of information

the main concentration, stated on the main concentration point for the Communist party in Megro matters is the MACP. The Communist Party has urged support of the Washington demonstrations of the MACP and is urging trade-union support for the MACP. Further, the Communist Party line now is to farget "left" Megro organizations which has caused considerable difference of spinion among Communist Party members in New York and leaves "left" Megro leaders isolated as they will not be accepted into organizations such as the MACP.

(100-3-75-1070)

An anenymous source of the Seattle Office on December 2, 1955, furnished a document captioned "Current Concentration Mass Issues in the Field of Struggle For Equal Rights For the Megro People," promulgated by the Mational Administrative Committee, Communist Party, USA.

This document states that the primary erganizations through which concentration issues should be given maximum development are: Hegro people's organizations, the HAACP, the Elks, et cetera.

(100-3-75-1063)

on a reliable informant of the Philadelphia Office in reporting on a meeting etated that etated that the Communist farty Eust Join in the program presently being carried on by the HACPite cells feed and money for the Megro people in the South.

(100-3-75-1059)

A confidential informant of the San Francisco Offi who has furnished reliable information advised en a Neare Communist Farty Beaser wh

present oners are only stree Communist Party members in the gan Francisco Chapter of the HAACP, two of whom are white am one a Negro.

(100-3-75-1046)

NAME Should NOT be furnished 1

Marshall

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- 6

62,670

Memorandum for Mr. Belmont

previously mentioned and a top level that he learned from

(100-3-75-1001) LT

A confidential informant of the Buffale Office wh has furnished reliable information advised that on January 1956, an active Communist Party member and an afficer on the MACP Beard and the Upstate County Communist Party, and discussed a MACP beard meeting which had just attended in Buffale.

(Buffale airtel January 11, 1956, captioned "Cominfil MACP Internal Security - C.")

On January 30, 1956, a reliable informant of the Chicago Office advised that expenses of the HAACP - CP Club in Chicago, has been assigned by the Commun Party to mork mithin the HAACP in Chicago. (Chicago airtel January 31, 1956, captioned "Cominfil HAACP Internal Security - C.")

RECONORIDATION:

That this memorandum be referred to Mr. Michels fi his information.

b7C

Office Memorandum • UNITED STATES GOVER

Mr. Price

SUBJECT:

THURGOOD MARSHALL GENERAL COUNSEL

NATIONAL ASSOCIATION FOR THE

ADVANCEMENT OF COLORED PEOPLE (NAACP)

The Director had inquired if we could identify case which had been mentioned by Mr. Thurgood Marshall w he was talking to Mr. Nichols and Mr. Rosen at the Burea February 9, 1956. Marshall had stated that staff employee for the National Association for the Adva Colored People in Birmingham, Alabama, had made some com which Marshall thought were unjustified but mentioned th case had occurred in Florida, south of Miami, and a Negr woman had been beaten up by the police. An Agent report went to find the witness and asked a police officer if h knew the witness and the officer offered to point out wh the witness lived. According to Marshall this officer w the minds of the colored people a bad police officer and colored people clammed up. colored people clammed up. HEREIN IS DATE DATE OF SERVICE SERVICE

ACTION:

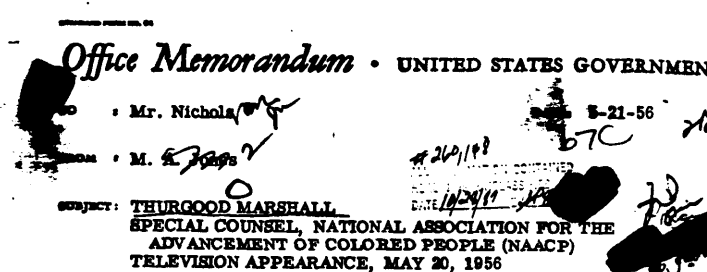
of the Miami Office was tel Supervisor contacted by Mr. Rosen at 12:34 p.m., on February 13, 19 and asked to identify, if possible, such a case. Superv <u>bof</u> the <u>Miami</u> Office telephonically advised on th afternoon of February 13, 1956, that he had talked with Agents handling Civil Rights matters and had reviewed fi but had been unable to identify such case in the Miami a during the past year. SA design advised that SA is presently on extended sick leave and that he would che with SA in a further effort to identify the matter Supervisors in the Civil Rights Unit are unable to recal personally any case in the Miami area such as mentioned 9 76 L. RECORDED-37 by Mr. Marshall.

#And all other Agents.

1 - Mr. Nichols

BEC.D - EBI

2/13/



Thurgood Marshall, Special Counsel for the Na appeared on the television program, "Youth Wants to Know," the National Broadcasting Network yesterday afternoon.

was the moderator.

youngsters, Marshall stated that he felt that the NAACP did represent the feelings of the Negro people although their membership was only 400,000. He added that he felt that all restrictions on segregation would be removed by law by 1963.

At the conclusion of the program, Marshall made refer to the Justice Department when he first answered a question regarding support received by the Justice Department in the present administration connection with Civil Rights and integration. Marshall replied that Attorney General in the present administration, like the Attorney Gen in preceding administrations, is tied down by the present Federal Civil Rights Statutes. He added that the Republican and Democratic administrations alike have moved as quickly as they could "under the existing statutes

Another panel member stated that the House Committee Un-American Activities (HCUA) had stated that half of the organizers NAACP appeared on lists held subversive by that Committee. Marsh replied that there was hardly any liberal not listed by the 'Old Dies C and that the only list which he considered authentic was the Attorney C list.

Marshall advocated passive resistance as exemplified to recent Montgomery, Alabama, bus situation as the best method of open in the South because the NAACP absolutely refuses to utilize force resolves force applied against the Negro by the Whites in the South. He NAACP was surprised by the Toppoment and conditions of the Montgo

CC - Mr. Nichols

CC - Mr. Boardman

CC - Mr. Belmont

cc - мг. Rosa D JUN 6 1956

14 MAY 25 1956 - 52

situation and he referred to it as a grass roots upheaval" with which the NAACP had nothing to do. In regard to the present political cam Marshall denied that there was any such thing as a "Negro vote" but that the Negroes should support the party with the best Civil Rights I He stated that unless the Democrats produce more in the Civil Right Negroes might go Republican.

In regard to White Citizens Council, (WCC) he said the represented a threat to the Government as a whole and that like the Klux Klan, these Councils were a threat to the economic growth of the South and that in addition they controlled the state legislatures in Missand Alabama and that their main reason for existence was to cut downembership and the flow of funds to the NAACP.

RECOMMENDATION:

For information only.

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52°

Office Memorandum . UNITED STATES GOVERNMENT

Mr. Tolson

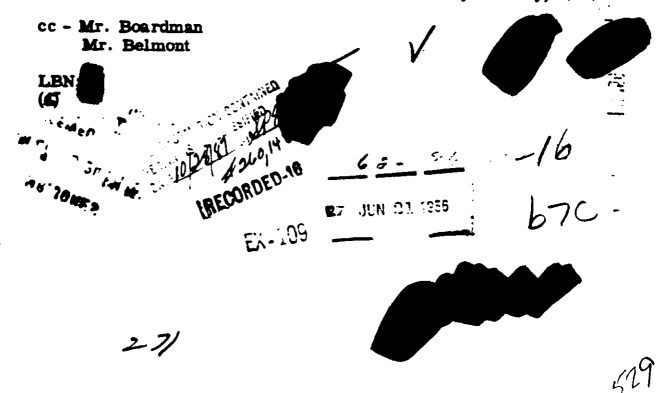
6/15/56

L. B. Nichold

SUBJECT:

Thurgood Marshall called me from New York on 6/15/56. He is to make a keynote address at the Annual Convention of the NAACP on Tuesday, 9/25/56. He is leaving New York on Thursday, 9/20/56. He thinks that he could do some good if in the course of his remarks he could again make the point that the communicate seeking to capitalize through infiltrating Negro organizations and that they are attempting to make points out of discriminatory matters and he thought that if there were some general items as to what the communists are doing, their stepped up organization and their line, that this could be used to good advantage. He stated that no one would know where he got the information and he wondered if I could be of any help to him. I told him that I did not know; that I would look around and would call him next week.

I think that it might be to our advantage to give him a little guidance if we can on the basis of public source and well documented material. It is suggested that the Domestic Intelligence Division see what info ation is readily available which I will need by Tuesday, 6/19/56.



-Office Memori rdum . United STA' & GOVERNA

so. - Mr. Roses Pl

DATE: October |

mon :Mr. Price //6

67C

WILLIAM UNENOWN; THURSON STREALL, COMPLAINANT, BALLAS, TEXAS, 9/30/98 CIVIL RIGHTS

A 7-1

A. B. Caldwell of the Department at 3:45 P. M. this date telephoned Washington Field Office and requested limited investigation Dallas, Texas, into allegations that

accompanied by group of armed Texas Rangers, on 9/29/56, Tyler, Texas, picked up unknown number of Negroes and transported to Dallas for questioning is connection with their knowledge regarding a pending civil action number \$65, in case of Bell vs. Ripy. SAME Washington Field Office, referred Caldwell's information to the Bureau

Caldwell stated Thurgood Marshall, counsel for National Association for the Advancement of Colored People (NAACP), called from Dallas teday stating the Negroes were transported from Tyler to Dallas without subpossas. Supervisor (Marshall and deter the Negroes involved were students and according to Marshall the Range took and held them at a place unknown to their attorneys for questioning the civil case.

Mr. Caldwell stated he had talked to Warren Otney of the Department who concurred with him, Caldwell, that limited investigation conducted as soon as possible. He requested Bureau interview Marshalfer identities of persons picked up and transported by Rangers and all of facts available, and that thereafter the individuals picked up he interview to determine whether they were intimidated or forced to accompany official other information available to them.

Poliowing a discussion by Supervisor with Mr. Ros Duty Supervisor (Control of the Dallas of the Dall

ec: Mr. Belment Mr. Michels



NOT ENCORDED
176 DUI 4 1956

b7C 5

Memorandum to Mr. moses

involved and students picked up and for information as to how this alleged action pertained to the pending civil case in question. When was specific instructed to subjuit teletype summary of information to Bureau tonight including any information in files re persons picked up, and that interview be conducted by two experienced Agents and no other investigation be conducted at this time.

RECOMMENDATION:

That this matter be further taken up with Civil Rights Unit of Department upon receipt of information from Dallas to determine what action is desired.

Newspaper clipping re "NAACP Loses First Round in Texas Injunction Fight" giving background is attached.

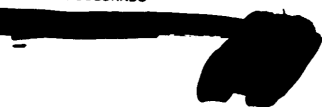
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National Conference of Bar Examiners

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DENVER 2. COLORADO



December 4, 1956

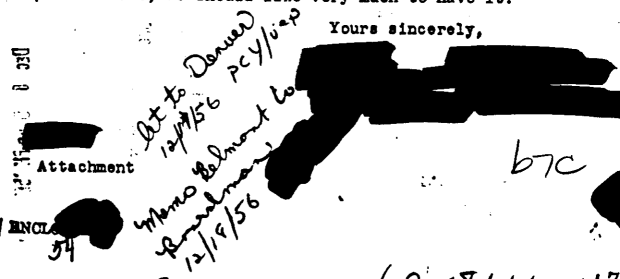


Mr. J. Edgar Hoover, Director Federal Bureau of Investigation Department of Justice Washington, D. C.

Dear Mr. Hoover:

Thurgood Marshall, whose history is attached.

If your office has any information which can be made available to the New York Character Committee with the understanding that it will be for the confidential use, we should like very much to have it.



EX:108

RECORDED . 84 62 - 36660 -

x.108

14 DEC 28 1956

D.C. W.

52 JAN 3 1957

garyote: Bann July 2, 1908 - Baltimore, Maryland

Lincoln University, Pa. September 1925 - Pebruary 1930 A.B.

Law Study:

Howard University
September 1930 - June 1933 LL.B.

Admitted to the bar of Maryland October 11, 1933

Law Practice and Employment:

October 1933 - October 1935 Private general practice 4 E. Redwood St., Baltimore, Md.

October 1935 - October 1936 General practice; partnership with Warner T. McGuinn 4 E. Redwood St., Baltimore, Md.

Ustober 1936 - December 1939 Private practice from residence and Special work for MAACP 1838 Druid Hill Ave., Baltimore, Md.

October 1936 - Present
Special counsel
Mational Assoc. for the Advancement of Colored
People
(gives residence in Baltimore at 1833 Druid
Hill Ave. to December 1939; since then at
409 Edgecombe Ave., New York, N. Y.)
Present office address-107 West 43d St., New York, N. Y.

Present address: 409 Edgecombe Ave., New York, N. Y. Applying for admission to the bar of New York

b7C

Office Memorandum . UNITED STATES GOVERNME

TO : MR. L. T. BOARDHAM

10 : ER. L. V. BURRURA

MOM : A. H. BELHONT

13 m

SUBJECT: THURGOOD WARSHALL

December

The Bureau has received a letter dated 12/4/56 from .

National Conference of Bar

Francisco, Denver, Colorado, who requested any available information concerning Thurgood Marshall, Special Counsel, for the National Association for the Advancement of Colored People (NAAC) connection with his application for admission to the Bar of New 1

The Bureau has not investigated Marshall. Our files of public source information reflecting both derogatory and favorable concerning him. Specifically, Marshall has been affiliated with International Juridical Association, as national committeeman in and with the National Lawyers Guild as a speaker in 1948 and exec board member in 1949. Both organizations are cited by the House on Un-American Activities. He was also a sponsor in 1944 of the Pederation for Constitutional Liberties, designated by the Attors On October 28, 1943, Marshall received a check for \$247.75 from Benjamin J. Davis, Jr., to help fight "Jim Crow." Davis is one national leaders of the Communist Party, USA, who were convicted October, 1949, in New York of conspiracy for advocating the overthe U.S. Government by force and violence. K Other public source to indicated at since June, 1943, Marshall has publicly criticised condemned wil subversive organizations, the Communist Party and a itself. He has warned the Negroes against communist infiltration their groups. As recently as June, 1956, Marshall in his keynote before the MAACP national convention at San Francisco, Californic June 26 to July 2, 1956, warned the Association's membership again communism and the Communist Party. He urged the Association to a resolutions making it clear that the NAACP was strongly opposed t munism, which the Association did. Marshall has long advocated t "known communists" will be a member of the NAACP. (62-86660-5; 61605; 6/28/56 issues "San Francisco Bulletin" and "San Francisco Ne 61-3176-A)

In the past the Bureau has followed the policy (with the of the Attorney General) of cooperating with the Mational Confers Dar Examiners by furnishing it public source and lead data for the INDEXED - 54

Wr. Nichols

I - Mr. Boardman

1 - Mr. Belindnt

1 - Section tickler

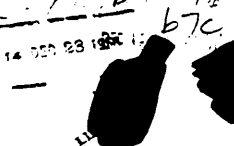
1 - Mr. Young

Enclosure

62-86660

RECORDED - 54 /

EX-103



Memorandum for Mr. Boardman
Re: Thurgood Marshall

b70

and assistance in passing upon the personal qualifications of ap for admission to the Bar. However, in this particular case, alt Bufiles reflect both favorable and unfavorable public source in concerning Marshall, it is believed advisable that in order to a possible future criticism and embarrassment, the Bureau should a possible future that we have not investigated Marshall. Mr. Nichol with this. Accordingly, a letter is attached instructing the SA Denver to advise

RECOMMENDATION:

If you approve, the attached letter will be sent to the Denver.

10 4 4 Juns

As of the morning of June of there have been no further contacts with Mars 1, but Mr. Nichols advises Marshall will be furnished with public source information.

2 - orig & dr-'
1 - yellow
1 - Michols
1 - Boardman
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1 - Sect. Mick.

BAC, Benner

Pirector, FBI (62-86660)
RECORDED - 54

THURGOOD MARSHALL 13 -7 1. 14

b70

December 19 1

The Bureau has received a letter dated 12/4/56 from Matienal Conference of Bar Examiners, 520 Sucremty Bank Building, Benner, Colorado, who requested any available information concerning Thurgood Marshall special counsel for the Matienal Association for the Advancement of Colored People (MAACP), in connection with his application for admission to the Bar of New York.

You are instructed to personally contact acknowledge the receipt of her letter, and advise her that the Bureau has conducted no investigation concerning Marshall.

(Cover meno Belmont to Boardman, 12/18/56, Re: Thurgood Marshall,

REC'D-READING ROOM

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Nonsubversive References Only
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Office Memorandum · UNITED STATES GOVERNMEN

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O DEIVER (62-1277)

THURGOOD HARSHALL

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Re Bureau letter dated December 19, 1950.

In compliance therewith, Tational Conference of Bar Examiners, Denver, was personally contacted on December 31, 1950 and advised that the Bureau has conducted no investigation concerning MARSHALL

- C -

2) - Bureau 1 - Denver

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RECORDED .

JAN 3 1957

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FEDERAL BUREAU OF INVESTIGATION POIPA DELETED PAGE INFORMATION SHEET

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